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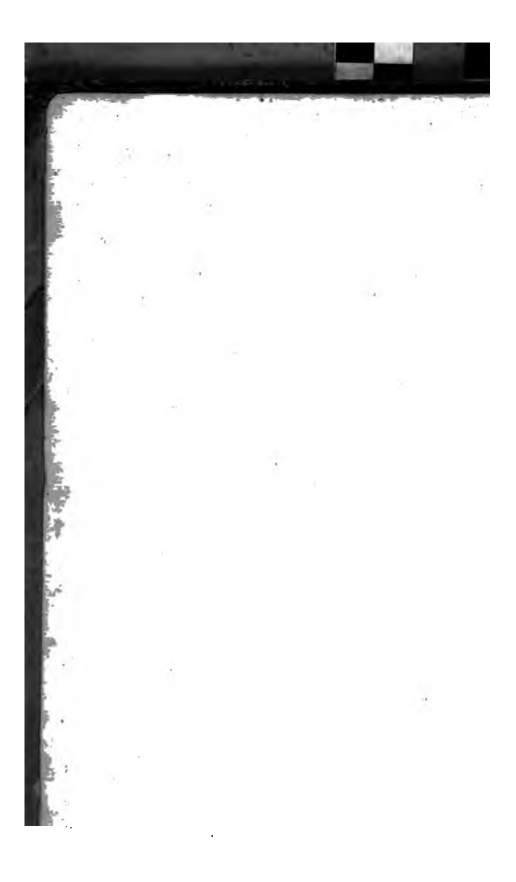
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THE

Statutes at Large,

From the First Year of K. HEN. V.

TO

The 22d Year of King EDW. IV. inclusive,

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DANBY PICKERING, of GRAY'S INN, Efq;

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THE

Statutes at Large,

FROM THE

First Year of King HENRY V.

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TO THE

Twenty-fecond Year of King EDW. IV. inclusive.

To which is prefixed,

A TABLE containing the TITLES of all the STATUTES during that Period.

VOL. III.

By DANBY PICKERING, of Gray's-Inn, Esq;
Reader of the Law Lecture to that Honourable Society.

CAMBRIDGE,

Printed by JOSEPH BENTHAM, Printer to the UNIVERSITY; for CHARLES BATHURST, at the Cross-Keys, opposite St. Dunstan's Church in Fleet-Street, London. 1762.

CUM PRIVILEGIO.



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Containing the Titles of all such Acts as are extant in print; from the 1st year of K. HENRY V. to the 22d of K. EDWARD IV. both inclusive.

Anno 1 Hen. 5.

Cap. 1. Concerning elections of knights, citizens and burgeffes of parliament.

Cap. 2. A confirmation of former statutes against wears, kiddels, &c.

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Cap. 3. Against forgers of deeds.

Cap. 4. That sheriffs bailiffs shall not be in the same office in three years after, nor be attornies.

Cap. 5. That the defendant's addition shall be given where process

of outlawry lieth.

Cap. 6. That Welchmen shall take no revenge against the English pursuers in the late rebellion.

Cap. 7. Against aliens taking any

benefices in England.

Cap. 8. Against Irishmen repairing to England.

Cap. 9. That the revenues of Calais shall be employed to the maintenance thereof.

Cap 10. By what measure purveyors shall take and buy corn.

Anno 2 Hen. 5. stat. 1.

Cap. 1. Power given to ordinaries to enquire of the government of hospitals.

Cap. 2. Concerning writs of Certiorari, or Corpus cum causa, granted for persons in execution.

Cap. 3. For granting a copy of the libel in the spiritual court.

Cap. 4. Concerning the office of a justice of the peace and of labourers.

Cap. 5. For process against felons dwelling in *Tyndal* or *Examshire*. Vol. III.

Cap. 6. Breaking of truce or fafe conducts shall be high treason.

Cap. 7. Against Lollards and other hereticks.

Cap. 8. For suppressing riots, routs, and unlawful assemblies.

Cap. 9. Against those who commit felony and flee into an unknown place.

2 Hen. 5. stat. 2.

Cap. 1. What fort of persons shall be justices of peace.

Cap. 2. For wages of priests.

Cap. 3. For the sufficiency of jurors. Cap. 4. Concerning goldsmiths, and

gilding of filver ware.

Cap. 5. To prevent rebellions, felonies, &c. by Welchmen.

Cap. 6. Concerning exportation of merchandiles of the staple.

Anno 3 Hen. 5. stat. 1.

Cap. 1. Felony to import any fort of money forbidden by former statutes: and for abolishing Gally, half-pence, suskins and dotkins.

Anno 3 Hen. 5. Stat. 2.

Cap. 1. A confirmation of liberties, franchifes, &c. and all flatutes not repealed.

Cap. 2. Concerning abbots and priors being fuitors to certain courts baron.

Cap. 3. Britons not made denizens shall depart the realm.

Cap. 4. Against provisions, &c. of a benefice full of an incumbent.

Cap. 5. Concerning attaints upon a false verdict given in the city of Lincoln.

Cap,

A

Cap. 6, and 7. Against clipping, washing, or filing of money.

Cap. 8. Concerning fees for probates of testaments.

Anno 4 Hen. 5.

Cap. 1. A confirmation of the charters, and of all former statutes not repealed.

Cap. 2. For allowance upon sheriffs accounts, of things casual.

Cap. 3. Concerning patten-makers.

Cap. 4. Against excessive wages of fervants in husbandry.

Cap. 5. A confirmation of the statutes, made 5 H. 4. cap. 7, and 9. How merchants strangers shall be used, and hosts appointed for them.

Cap. 6. Concerning benefices, &c. granted to Irifhmen.

Cap. 7. In what cases letters of marque may be granted.

Cap. 8. The King's pardon.

Anno 5 Hen. 5.

Abbots and others may make their attornies until the next parliament.

Anno 7 Hen. 5.

Against indicting men in the county of Lancaster, for offences in a place where there is none such, and against makers, &c. of false deeds.

Anno & Hen. 5.

Cap. 1. That parliament writs awarded in the name of the King's lieutenant shall not be stayed by the King's return from France into England.

Cap. 2. Concerning bullion to be brought to the mint by merchants

of the West.

Cap. 3. Concerning gilding and filvering of things.

Anno 9 Hen. 5 stat. 1.

Cap. 1. Concerning appeals and indictments.

Cap. 2. Concerning the forfeiture by persons outlawed in Lancasbire.

Cap. 3. Concerning protections for

fuch as served the King in Nor-

Cap. 4. Concerning amendment of records or process after judgment.

Cap. 5. For making sheriffs and escheators.

Cap. 6. Concerning the mint and coinage at Calais.

Cap 7. Against offenders in Ridef-dale, &c. in Northumberland.

Cap. 8. Certain scholars of Oxford to be expelled for certain offences.

Cap. 9. Religious persons shall not be appointed to collect dismes or subsidies out of their county.

Cap. 10. Concerning the meafure of keels to carry fea-coal to Newcastle. Cap. 11. No English gold shall be re-

ceived in payment but by the King's weight.

Cap. 12. Concerning Rochester bridge.

Anno 9 Hen. 5. Sat. 2.

Cap. 1. A confirmation of all statutes not repealed, made concerning money.

Cap. 2. Concerning the King's exchanges of money in London.

Cap. 3. For payment of good money at the King's exchanges.

Cap. 4. For bringing the money received for the exchange to the Tower.

Cap. 5. Concerning the mint at Ca-

Cap. 6. For good allay and weight of money.

Cap. 7. For the weight of gold money.

Cap. 8. Against counterfeiters and makers of false weights.

Cap. 9. Concerning exchange to the court of Rome.

Cap. 10. For relief of collectors of difmes and quinzifmes.

Cap. 11. For repair of certain roads and bridges about Abingdon.

Anno 1 Henry 6.

Cap. 1. The King's council may affign money to be coined in as many places as they will.

ap. 2. For proclamations of the statutes of purveyors.

Cap. 3. What Irisbmen may resort to England.

Cap. 4. Concerning the mint and

exchanges.

Cap. 5. For the wages of those who served the late King in his wars and for redemption of the jewels mortgaged by him.

Cap. 6. For revival of the statute of the 9 Hen. 5. c. 9. concerning exchanges to the court of Rome.

Anno 2 Hen. 6.

Cap. 1. A confirmation of the liberties of the church and of all cities, boroughs, &c.

Cap. 2. concerning the rights of the hospital of St. Leonard in York.

Cap. 3. That John duke of Bedford being in the King's service in France, shall be received to defend his right by attorney.

Cap. 4. For the staple at Calais.

Cap. 5. Concerning exportation of wools, &c.

Cap. 6. Against exportation of gold and filver.

Cap. 7. Against cordwainers using the mystery of a tanner.

Cap. 8. Irishmen resorting to England shall put in surety for their good abearing.

Cap. 9. For abolishing the money

called blanks.

A penalty on deceitful workers of gold and filver embroidery.

Concerning the reverfal of outlawries against persons in the King's service.

The justices shall remove nuisances in the Thames.

Cap. 10. Concerning the appointment of inferior officers in the King's courts.

Cap. 11. For the several measures of vessels of wine, fish, &c.

Cap. 12. Concerning the duty of the officers of the mint.

Cap. 13. Concerning the price of

filver plate and for increase of white money.

Cap. 14. Concerning the fineness and marks of harness of filver. For punishment of labourers, &c. taking unreasonable wages.

Cap. 15. Against nets and engines in the *Thames* and other rivers.

Cap. 16. A remedy for reversioners where the particular tenants have lost by default.

Cap. 17. Persons indicted of high treason, escaping out of prison, shall be adjudged traitors.

Anno 3 Hen. 6.

Cap. 1. Against chapiters and assemblies of masons.

Cap. 2. Against the exporting of sheep.

Cap. 3. Against concealing of the King's customs.

Cap. 4. Concerning the transportation of butter and cheese.

Cap. 5 Concerning the river Ley, running from Ware to Thames.

Anno 4 Hen. 6.

Cap. 1. Concerning the duty of sheriffs and for the returning of writs.

Cap. 2. For protections of fuch as ferved in the King's wars in France.

Cap. 3. For amendment of records. Cap. 4. Against abatement of processes against certain that were late

made knights.

Cap. 5. Concerning the exportation of corn.

Anno 6 Hen. 6.

Cap. 1. Concerning process on indictments in the King's bench.

Cap. 2. How long time panels shall be delivered to the parties in assise before the sessions of the justices.

Cap. 3. Concerning the wages of labourers, &c. and penalty for taking more.

Cap. 4. Concerning the election of knights, &c. of the parliament.

Cap. 5. For commissions of sewers. A 2 Cap.

Cap. 6. For shipping merchandise from *Melcomb* haven to *Calais*.

Anno 8 Hen. 6.

Cap. 1. For the privilege of the clergy coming to the convocation.

Cap. 2. Concerning the staple of Denmark.

Cap. 3. Concerning fewers.

Cap. 4. Against giving liveries and retainers.

Cap. 5. For a common balance and weight to be in every city, &c. and against the buying of woolen yarn.

Cap. 6. Against casting threatning

bills into houses.

Cap. 7. Concerning the election of knights of the parliament.

Cap. 8. Concerning the wages of labourers, &c.

Cap. 9. Against forcible entries.

Cap. 10. Concerning process upon indictments and appeals against persons dwelling in foreign counties.

Cap. 11. Concerning apprentices taken by the citizens of London.

Cap. 12. For amendments and against embezzeling of records.

Cap. 13. Concerning protections for those that shall go with the King into France.

Cap. 14. Against felons that hide themselves in woods, &c.

Cap. 15. For amendment of records and processes.

Cap. 16. Concerning inquisitions taken by escheators.

Cap. 17. Concerning the staple at Calais.

Cap. 18. Concerning the price of ftaple goods and the mint at Calais.

Cap. 19. Against clandestine exportation of merchandises.

Cap. 20. Concerning inhabitants of Calais buying staple goods.

Cap. 21. Repeal of licences for shipping goods to other places than Calais.

Cap. 22. Against forcing, clacking, . or bearing of wools.

Cap. 23. Against the exportation of woolen thrums.

Cap. 24. Against payments in gold made to merchants aliens.

Cap. 25. That the mayor of the staple shall continue two years in his office.

Cap. 26. Against defendants making default in assises, &c. to put any mayors, lords, &c. from their jurisdiction.

Cap. 27. For the free navigation of the Severn by the inhabitants of

Tewksbury.

Cap. 28. For erecting two bridges over the waters of Burford and Culbamford in the county of Oxford.

Cap. 29. For inquests de medietate linguæ where an alien is party.

Anno 9 Hen. 6.

Cap. 1. For the adjournment of affifes and Niss prius during the parliament.

Cap. 2. That English merchants may fell to aliens, giving them only six

months credit.

Cap. 3. A confirmation of the attainder of Owen Glendower.

Cap. 4. That executors, &c. shall maintain an *Idemptitate nominis*.

Cap. 5. For free navigation by all men in the river of Severn.

Cap. 6. Concerning the right of weighing of the borough of *Dor-chefter*.

Cap. 7. Against extortion by the sheriffs, &c. of Herefordsbire.

Cap. 8. The weight of a wey of cheefe.

Cap. 9. For granting a commission to cleanse and amend the river Ley.

Cap. 10. Concerning attornies in courts baron for abbots and religious persons.

Cap. 11. Proclamations to be made before a writ of bastardy shall be awarded.

Anno 10 Hen. 6.

Cap. 1. For the validity of recognizances

zances of the staple taken before the mayor of Calais.

Cap. 2. Concerning the electors of the knights of the parliament.

Cap. 3. For repriful of goods taken by the subjects of *Denmark*.

Cap. 4. Against any false entry of appearances by philizers or other officers.

Cap. 5. Concerning the maintenance of certain places about *Calais*.

Cap. 6. What process shall be awarded upon indictments and appeals removed into the King's bench.

Cap. 7. Against carrying staple merchandises to other places than to Calais.

Anno 10 Hen. 6. stat. 2.

Concerning the wages of the King's judges, ferjeants, &c.

Anno 11 Hen. 6.

Cap. 1. Against the stewholders in Southwark being impanelled upon juries or keeping any inn or tavern but there.

Cap. 2. Against naming of sheriffs

diffeifors in affife.

Cap. 3. That an action, &c. shall be maintainable against the pernor of the profits.

Cap. 4. The plaintiffs in attaint shall recover their costs and damages.

Cap. 5. That he in the reversion may have waste against the pernors of the profits.

Cap. 6. No fuit pending before any justices, &c. shall be discontinued

by a new commission.

Cap. 7. A revival for three years, of the statute of the 9 Hen. 6. c 7. against extortion by the sheriffs of Herefordsbire.

Cap. 8, A confirmation of all the ftatutes for true weights and mea-

fures.

Cap. 9. For the length and breadth of cloths called streits.

Cap. 10. He that fues to an execution upon a statute, shall find furety to

fatisfy both the King and the party. Cap. 11. For punishment of assaults made on persons coming to the parliament.

Cap. 12. Concerning wax chandlers. Cap. 13. A confirmation for three years, of the statute of the 8 Hen. 6. c. 18. concerning the staple at Calais, and selling there for ready money.

Cap. 14. Against shipping staple

merchandises in creeks.

Cap. 15. For the discharge of merchants that have paid their custom. Cap. 16. Against customers making

blank cockets to merchants.

Anno 14 Hen. 6.

Cap. 1. That justices of Nis prius may give judgment where one is either attainted or acquitted.

Cap. 2. Concerning licences for ship-

ping of wools, &c.

Cap. 3. For holding the affizes for the county of Cumberland at Car-lifle.

Cap. 4. Justices of the peace in Middlesex may keep their sessions

but twice in the year.

Cap. 5. For the forfeiture of staple merchandises shipped in creeks, &c.

Cap. 6. For aliens to fell victuals in

gross or retail.

Cap. 7. That merchandifes taken in enemies ships, though belonging to foreigners in amity, shall not be restored.

Cap. 8. For suspending the statute against breakers of truce, &c.

Anno 15 Hen. 6.

Cap. 1. Where in fuit before the fleward and marshal of the King's house, the defendant may plead that the plaintiff or he are not of the King's house.

Cap. 2. Concerning the exportation

of corn.

Cap. 3. Concerning fafe conducts.
Cap. 4. None shall sue a fubpana
until he find surety to fatisfy the
A 3

defendant's costs if he does not verify his bill.

Cap. 5. Concerning the fufficiency of jurors returned in writs of attaint.

Cap. 6. Against unlawful orders made by guilds and other companies.

Cap. 7. That religious persons may make attornies in certain courts,

Cap. 8. Against shipping merchandises of the staple, but at wharfs assigned, &c.

Anno 18 Hen. 6.

Cap. r. Letters patents shall bear the date of the King's warrant delivered into the chancery.

Cap. 2. They who have gavelkind lands to the yearly value of twenty pounds may be returned in attaints.

Cap. 3. For exportation of butter and cheese to other places than Calais.

Cap. 4. Against merchants aliens felling merchandises here to other merchants aliens, &c.

Cap. 5. Concerning collectors of difmes and fifteens.

Cap. 6. No lands shall be granted by letters patents before the King's title be found.

Cap. 7. For returning of offices by efcheators.

Cap. 8. What things are requisite to make the King's safe conduct good.

Cap. 9. Concerning entries by exigentors and philizers.

Cap. 10. For awarding commissions of sewers during ten years.

Cap. 11. What yearly value in lands a justice of peace ought to have.

Cap. 12. Appeals or indictments supposed in a place where there is none such, shall be void.

Cap. 13. Concerning forfeitures on outlawries in the county of Lan-cafter.

Cap. 14. Against bribery in making

of arrays and panels of juries.

Cap. 15. Against the carriage of wools to other places than to Calais.

Cap. 16. That there shall be but one measure of cloth through the realm.

Cap. 17. For gauging vessels of wine, oil and honey.

Cap. 18. Against captains detaining any part of their soldiers wages.

Cap. 19. Against soldiers departing without licence from their captains.

Anno 20 Hen. 6.

Cap. 1. For the inrollment of fafe conducts in the chancery.

Cap. 2. Concerning the forfeiture on outlawries in the county of Lancaster.

Cap. 3. That robberies, &c. by the borderers in Wales shall be high treason.

Cap. 4. Concerning duties to be paid for carrying wools to any other place than the staples.

Cap. 5. That no customer, comptroller, &c. shall have a ship of his own, use merchandise, keep a wharf or inn, or be a factor.

Cap. 6. Concerning the exportation of corn.

Cap. 7. For the forfeiture of goods brought from *Wales* into *England* and not customed.

Cap. 8. Against purveyors taking cattle to the value of forty shillings and not making present payment.

Cap 9. The order of trial of countelles, &c. by their peers.

Cap. 10. Concerning the making of worsteds in Norwich.

Cap. 11. For taking away the pain of high treason in case of breaking truces and safe conducts.

Cap. 12. Concerning the partition for wools by the mayor, &c. of the ftaple of *Galais*.

Anno 23 Hen. 6.

Cap. 1, & 2. Concerning purveyors. Cap. 3. Concerning the exportation of woolen thrums.

Cap. 4. Concerning the making of worsteds in *Norfolk*.

Cap. 5. For apprehending outlawed Welfbmen reforting into Hereford-fbire.

Cap. 6. Confirmation of the statute of the 15 Hen. 6. c. 2. for exportation of corn.

Cap. 7. Against gathering of headpence by the sheriff of Northumberland

Cap. 8. That no one shall be sheriff, under-sheriff, or sheriff's clerk, above one year, except the city of London.

Cap. 9. Concerning commissioners of sewers.

Cap. 10. Against sheriffs ferming their bailiwicks, committing extortion, &c.

Cap. 11. For levying the wages of the knights of the parliament.

Cap. 12. Concerning the trial of new foreign pleas, pleaded after iffue joined.

Cap. 13. Concerning the wages of fervants in husbandry and labourers.

Cap. 14. Against purveyors.

Cap. 15. Concerning election of knights, &c. for the parliament.

Cap. 16. Concerning the office of gaugers.

Cap. 17. Concerning inquests taken by escheators and their sees.

Cap. 18. Against new impositions on those who buy wines in Gascony and Guyen.

Anno 25 Hen. 6. Against Welsbmen.

Anno 27 Hen. 6.

Cap. 1. Restraint from importing the produce of *Brabant*, &c.

Cap. 2. Against the exportation of wools, &cc. to any place, but Calais.

Cap. 3. Against the exportation of gold or silver by merchants aliens.Cap. 4. A confirmation of the statute

of 20 Hen. 6. c. 3. against Welfbren.

Cap. 5. Against holding fairs and markets upon Sundays and certain festival days.

Cap. 6. The King's pardon to the

clergy.

Anno 28 Hen. 6.

Cap. 1. A confirmation of the reftraint from importing the produce of *Brabant*, &c.

Cap. 2. Concerning purveyors.

Cap. 3. The King's pardon to sheriffs, &c. for occupying their places above a year.

Cap. 4. Against Wellbmen and Lancashiremen taking goods or cattle under colour of distress.

Cap. 5. Against extortions, &c by officers of the customs.

Anno 29 Hen. 6.

Cap. 1. Attainder of Jack Cade.

Cap. 2. Against breakers of truces, safe conducts, &c.

Cap. 3. For repealing patents of exemption, &c. granted to citizens of York.

Anno 31 Hen. 6.

Cap. 1. Confirmation of the attainder of Jack Cade.

Cap. 2. Against rioters disobeying privy seals and the King's proclamation.

Cap. 3. Concerning attachments made by the wardens of the marches towards Scotland.

Cap. 4. For remedy of those who having a safe conduct, are robbed upon the sea.

Cap. 5. That no customer, comptroller, aulnager, &c. shall have any estate certain in his office.

Cap. 6. Concerning forfeitures by those who are outlawed in *Lan-cashire*.

Cap. 7. That rewards, &c. to the King's officers shall not be included in the statute of resumption.

Cap. 8. Concerning a subsidy before granted to the King on wools, fells, and cloth exported.

Cap. 9. A remedy for women enforced to be bound by statute or obligation.

Anno 33 Hen. 6.

Cap. 1. A remedy for executors against servants that embezzle their masters goods after his death.

Cap. 2. A repeal of the statute of the 31 H. 6. c. 6. concerning outlaw-

ries in Lancasbire.

Cap. 3. Against extortions committed by officers of the exchequer.

Cap. 4. Concerning brewers in Kent. Cap. 5. Against the importation of wrought filk belonging to the mystery of filk women.

Cap. 6. Concerning the abbot of

Fountain in Yorkshire.

Cap. 7. Concerning the number of attornies in Norfolk, Suffolk, and Narwich.

Anno 39 Henry 6.

Cap. 1. A repeal of all the acts of the parliament held at Coventry, 20 die Novembris, anno 37 H. 6.

Cap. 2. That women of the age of 14 years, at the death of their ancestors, shall have livery of their lands.

Anno 1 Edw. 4.

Cap. 1. What acts done by King Henry IV. K. Henry V. and K. Henry VI. shall continue good, and what not.

Cap. 2. Concerning process upon indictments and presentments in theriffs tourns.

Anno 3 Edw. 4.

Cap. 1. Concerning the exportation of wools, fells, shorlings, &c.

Cap. 2. Against the importation of corn until it shall exceed certain prices.

Cap. 3. Against the importation of wrought filk, concerning the mystery of silk-workers.

Cap. 4. Against the importation of certain merchandises ready wrought. Cap, 5. Concerning apparel.

Anno 4 Edw. 4.

Cap. 1. Concerning the length and breadth of cloths, and against the importation of cloths wrought beyond fea.

Cap. 2. Concerning the exportation of English wool to the staple at Ca-

lais.

Cap. 3. Concerning the exportation of merchandifes of the staple from Newcastle to Calais.

Cap. 4. Concerning the manner of contracting for wool in certain

counties.

Cap, 5. Against the importation of merchandises of the duchy of Burgundy.

Cap. 6. Concerning merchants aliens employment of their money upon commodities of this realm.

Cap. 7. Concerning cordwainers in London, or within three miles thereof.

Cap. 8. Concerning horners in the city of London.

Cap. 9. Concerning patten-makers.

Cap. 10. That the passage of pilgrims shall be only at Dover.

Anno 7 Edw. 4.

Cap. 1. Concerning worsted weavers in the city of Norwich and the county of Norfolk.

Cap. 2. Concerning cloths made in the hundreds of Lifton, Tavistock, and Rowburgh in Devonshire.

Cap. 3. Against the exportation of woolen yarn, or cloth unfulled.

Cap. 4. Concerning grants made by the King.

Cap. 5. How lands coming to the King by attainder, and granted to another, shall be held.

Anno 8 Edw. 4.

Cap. 1. Concerning the dimensions, &c. of woolen cloths.

Cap. 2. Concerning liveries of companies.

Cap. 3. Concerning jurors in Mid-

dlesex.

Cap. 4. For pardon of sheriffs, &c. exercifing their offices above one year.

Anno 12 Edw. 4.

Cap. 1. A sheriff, not being discharged, may occupy his office during *Michaelmas* term.

Cap. 2. Four bow staves shall be brought into this realm for every

tun of merchandise.

Cap. 3. For the payment of a subsidy granted to the King during his life. Cap. 4. Concerning liveries to be

given by the prince of Wales.

Cap. 5. Concerning the exportation of wools.

Cap. 6. Concerning the sewers.

Cap. 7. Against wears and fishgarths.

Cap. 8. The chief governors only of cities, &c. shall have the searching and surveying of victual, and patents to searchers and surveyors of victual shall be void.

Cap. 9. Concerning the office of ef-

cheators.

Anno 14 Edw. 4.

Cap. 1. For the benefit of the King's tenants going in his wars.

Cap. 2. Concerning protections of fuch as go in the King's wars.

Cap. 3. Concerning the exportation of wools and fells.

Cap. 4. A confirmation of statutes made against the breakers of truce, &c.

Anno 17 Edw. 4.

Cap. 1. An act concerning money.

Cap. 2. For courts of Pie-powders. Cap. 3. Against unlawful games.

Cap. 4. Concerning the making of tile.

Cap. 5. Concerning the fealing of cloths.

Cap. 6. That the old sheriff may execute his office during the residue of *Michaelmas* and *Hillary* term, after his year ended, if he has not before his writ of discharge.

Cap. 7. A repeal of the parliament held anno 9 Ed. 4. and 49 Hen. 6.

Anno 22 Edw. 4.

Cap. 1. An act concerning apparel. Cap. 2. Concerning the packing of barrell'd fish.

Cap. 3. Concerning filk-workers.

Cap. 4. For limiting the price of bows.

Cap. 5. Concerning the fulling of hats and caps.

Cap. 6. Concerning fwans.

Cap. 7. An act for inclosing woods in forests, chases, and purlieus.

Cap. 8. Concerning the town and freemen of Berwick.

The End of the TABLE.



STATUTES at Large, &c.

Anno primo HENRICI

Statutes made at Westminster in the first year of the reign of King HENRY the Fifth, and in the year of our Lord 1413.

TOSTRE seignur le Roy a son parlement tenuz a Westm' a les trois semaignes de Pasche lan de son regne primere de ladvis & affent des feignurs espirituelx & temporelx & a les especialx instaunce & request des communes de fon roialme ad ordeignez & establiz diverses ordinaunces & estatuts en la fourme genseute.

OUR lord the King, at his parliament holden at Westminster in the third week of Easter, the first year of his reign, by the advice and affent of the lords spiritual and temporal, and at the special instance and request of the commons of this realm, hath ordained and established divers statutes and ordinances in the form following.

CAP. I.

What fort of people stall be chosen, and who shall be the choosers of the knights and burgesses of the parliament.

PRimerement qe les estatutz faitz de la election des chivalers des countees pur venir au parlement soient tenuz & gardez en toutz pointz adjoustant a ycelles qe les chivalers des countees que desores ferrount efluz en chefcun countee ne soient estuz fils ne soient reseauntz deinz les countees ou ils ferrount issint esluz le jour de la date du brief de somons de parlement et qe les chivalers & esquiers & autres qi serrount eslisours des tielx chivalers des countees soient auxi reseauntz deins mesmes les countees en maniere & fourme come deffus est dit. Et outre ceo ordeignez est & establiz qe Vor III.

IRST, That the statutes of Rast. 446. the election of the knights of the shires to come to the parliament, be holden and kept in all points; (2) adjoining to What persons the same, That the knights of shall be chosen the shires which from hence- and who shall forth shall be chosen in every be the chosens of shire, be not chosen unless they the knights, be resident within the shire citizens and where they shall be chosen the burgesses for day of the date of the writ of the parliathe summons of the parliament; (3) and that the knights and esquires, and others which shall be choosers of those knights of the shires, be also refident within the shires, in manner and form form as is aforefaid. (4) And В

CAP.

7 H. 4. C.15. 6 C.7. 10 H 6. C. 1.

moreover it is ordained and established, That the citizens and burgesses of the cities and boroughs be chosen men, citizens and burgesses resiant, dwelling and free in the same cities and boroughs, and no z ii. 6 c.15. other in any wife.

les citeins & burgeises des citees & burghs foient effuz hommes citeins & burgeises reseauntz demurrauntz & enfraunchises en mesmes les cites & burghs & nulles autres en nulle manere.

CAP. II.

A confirmation of sormer statutes touching wears, mills. kidels. &c.

a - Fd. a. ffat.4.

TEM, because that great com-plaint hath been made to our 3 c.2. faid lord the King in this present parliament, for that the statutes made in the time of his noble progenitors Kings of England, of the levying and straiting of wears, mills, stanks, stakes, and kidels, be not kept according to the form and effect of the same statutes, to the great damage of the people of the realm of England; (2) our faid lord the King that now is, by the advice and affent of the lords spiritual and temporal, and at the request of the said commons, will and grant, That the faid statutes and ordinances be furely holden and kept, and put in due execution.

TEM pur ce qe graunde L compleinte ad este faite a nostre dit seignur le Roy en le dit parlement de ce qe les estatutz faitz en temps de ses nobles progenitours de les enhanceur & estreiture des gors des moleyns estankes estakes & kideux ne sont pas tenuz ne gardes solonc les fourme & effect de mesmes les estatuts a graunt damage du poeple & du roialme mesme nostre seignur le Roy de ladvis & assent suisditz & a la request des dites communes voet & graunte qe les ditz estatuts soient ferment tenuz & gardes & mys en due execution.

CAP. III.

The penalty for forging or publishing a false deed.

Execute Raft. Conspiracy. talie deeds. 1-11W.110. b.

ITEM, whereas many of the Aing suege people lands, or tenements, by purchase or by descent of inheritance or in lands, or tenements, by purchase or by descent of inheritance or in any other manner, intending to be in peace and rest in their said tenures as they were wont to be, divers evil disposed persons, some of their own bead, and some by false conspiracy and covin, subtilly imagine and forge of new divers salse deeds and miniments, and them do openly to be pronounced, published, and read, to trouble and change the lands of good people of the country, and to undo and trouble the possessions and titles of the faid King's liege people, by the which imagination and falfity many of the aforesaid liege people be troubled and vexed, and at all times abiding in doubt of their possessions and estate: our sovereign lord the King willing to purvey a remedy in this case, by the advice and affent aforefaid, and at the request of the said commons hath ordained and established, That the party so grieved shall have his fuit in that case, and recover his damages, and the party convict shall make fine and ransom at the King's pleasure.

Rep 5 Eliz. C. 14.

CAP. IV.

Sheriffs bailiffs shall not be in the same office in three years after. Sheriff's officers shall not be attornies.

TEM pur ceo qe les lieges Inostre seignur le Roy nosent my pursuir ne compleindre des extorsions & oppressions a eux faitz par les ministres des viscountes cestassavoir par southviscountz clerks des viscountes resceyvours & baillifs des viscountes a cause qe les ditz southviscountes clerks resceivours & baillifs des viscountes fount sy continuelment de an en an demurrauntz overge les viscountes enterchaungeablement en un office ou en autre nostre seignur le Roy de ladvis & assent suisdit & a la request des ditz communes ad ordeignez & establiz qe ceux qi sount baillifs des viscountz par un an ne soient en nul tiel office par les trois ans proschein ensuantz forspris les baillitfs des viscountes queux sont enheriteez en lour viscountees et qe nul southviscount ne clerk de viscount resceivour ne baillif de viscount soit attourne en aucun court de Roy pur le temps qil est en office au aucun tiel viscount.

TTEM, for as much as the King's liege people dare not pursue or complain of the extorsons and of the oppressions to them done by the officers of sheriffs, that is to fay, by under-sheriffs, clerks of sheriffs, receivers and bailiffs of sheriffs, because that the said under-sheriffs, clerks, receivers, and bailiffs be continually, from year to year, abiding with the sheriffs interchangeably out of one office into another; (2) our lord the King, The sheriffs by the advice and affent aforefaid, and at the request of the same office faid commons, hath ordained three years and established, That they after. which be bailiffs of sheriffs by one year, shall be in no such office by three years next following, except bailiffs of sheriffs which be inheritable in their sheriffwicks. (3) And Sheriffs offi-that no under-sheriff, sheriff's cers shall not clerk, receiver, nor sheriff's be attornes. bailiff, be attorney in the King's courts during the time that he is in office with any fuch the-

CAP. V.

In which original writs additions of the defendants names shall be put.

TEM ordeignez est & esta-L bliz gen chescun brief original des actions personelx & appelles & enditementz en queux exigend' serra agardez ga les nouns des defendauntz en tieux briefs originalx appelles & enditementz foient faitz additions de lour estat ou degree ou de mistere & les villes ou hamelles ou lieux & les countees des queux ils furent

TTEM, it is ordained and 6 Co. 67. established, That in every Cro. El 198. original writ of actions perso- Dyer, 46.
nals, appeals, and indictments, Bro. Addit. 4. and in which the exigent shall 5,7 ----&c. be awarded, in the names of 1 Show. 16. the defendants in such writs 3 Mod. 139. original, appeals and indictments, additions shall be made of their estate or degree, or mystery, and of the towns, or hamlets, or places, and counties,

In original writs wherein exigent shall be awarded, additions of put.

of the which they were, or be, or in which they be or were conversant; (2) and if by pro-cess upon the said original writs, appeals, or indictments, in the which the faid additions be omitted, any utlagaries be the defendants pronounced, that they be void, names shall be frustrate, and holden for none; (3) and that before the utla-

garies pronounced, the faid writs and indictments shall be abated by the exception of the additions be (4) Provided always, That

Surplufage of additions shall not prejudice. law, 52.

Hob. 129.

party, where in the same the omitted. though the faid writs of additions personals be not accord-Mod. cases in ing to the records and deeds, by the surplusage of the additions aforesaid, that for that cause they be not abated; (5) and that the clerks of the chancery, under whose names fuch writs shall go forth written, shall not leave out, or make omission of the said additions as is aforesaid, upon pain to be punished, and to make a fine to the King, by the discretion of the chancellor. (6) And this ordinance shall begin to hold place at the fuit of the party, from the feast of St. Michael next enfuing forward.

ou fount ou en queux ils sont ou serront conversauntz. Et si par processe sur les ditz briefs originalx appelles ou enditementes en queux les ditz additions foient entrelessez aucunes utlagariez foient pronunciez ails foient voidez irritez & tenuz pur null & qe avaunt les utlagaries pronunciez les ditz briefs & enditementes soient abatuz par exception du partie par la ou en icelles les ditz additions soient enterlessez. Purveux toutfoitz qe mesqe les dites briefs dactions personelx ne foient accordauntz as recordes ou faits par la superplufage des additions suisditz qe pour celle cause ils ne soient abatuz et qe les clerks de la chauncellarie fouth qi noms tiels briefs ifferount escriptz ne enterlessent ne facent omission des ditz additions come dessuis est dit sur peyne destre puniz affaire fyn a Roy par discretion Èt comencera de chanceller. ceste ordinance a tenir lieu a seute de partie de la fest de Seint Michel proschein enavaunt.

8 H. 6. C.12. 5. El. c.23.

CAP. VI.

No Welshman shall take revenge against those Englishmen which did pursue their friends in the late rebellion.

Wales.

Ex edit. Rast. TTEM, whereas in the time of this rebellion of Wales, many of the King's lawful liege people as well Englishmen as Welshmen have been in divers parts of Wales upon the correction of rebels, there by the commandment of the same our sovereign lord the King and his council, at the which time some of the said rebels as well on herseback as on foot, found armed in making of war against their faith and liegeance were slain, and some maimed, beaten, wounded, taken and imprisoned, their goods and chattels carried away by the faid liege people for the cause aforesaid, as it was well lawful, according as by our said sovereign lord the King and his council afore this time hath been ordained in this behalf, and that notwithstanding many of the said rebels being yet alive, and other next of blood to these rebels so dead with their friends

friends now daily make quarrels and great pursuit against the said faithful liege people, dwelling or resiant in these parts, and in the shires being next to Wales surmising in them, that they such things as is aforesaid, to themselves or to their cousins or friends fally have done, by the which they demand of the said faithful liege people high amends, threatning that they otherwise would be of that avenged, whereby the said faithful liege people be many times fore and grievously vexed in many parts and lordships of Wales, some of them by indictments, accusements er impeachments, and some by menaces distresses taken, and some by their body taken and imprisoned, until that they have made gree to them in this behalf, or that they would them excuse of the death of such rebels so stain by one assache, after the custom of Wales, that is to say by the oath of three hundred men, and of all such other trespasses before specified them acquit: to the great damage and destruction of the said faithful liege people, and evil example in time to come: it is ordained and established, That such quarrel, action, and demand be not made from henceforth by art nor by engine, to any of the faithful liege people, by any of them, which have been rebels, nor by their adherents, be he cousin, ally, or friend, nor by any other, upon pain to pay to the party grieved his treble damages, and to be imprisoned by two years after that he be convict: and moreover to make fine and ransom in this behalf before that he be delivered out of prison.

CAP. VII.

A confirmation of the statute of 13 RICH. 2. c.3. restraining aliens to accept any benefices in England.

TEM, whereas in the parliament holden at Westminster, in the Aliens. L time of King Richard the Second, the xiii. year of his reign it was ordained, That no alien Frenchman should have nor enjoy any benefice within this realm for certain cause, which might come or happen, but that they should be delivered and voided for ever out of the realm before a certain time in the faid ordinance limit, as in the fame is plainly con- Benefice. tained. And that at what time that any priories aliens conventual or any other benefice or office due by the King's title, do void by the departing or death of the said priors and other occupiers, that then there should be during the wars, honest English persons put in their place to - accomplish the divine service, and none of the enemies aforesaid. And netwithflanding the faid ordinance, the faid aliens Frenchmen, by evil imagination and brocage to continue the evil mischiefs of the said ordinance, purchase the King's letters patents to be denizens and the King's liege people and swear the same to continue, to the intent to occupy and enjoy the said benefices, and so yet occupy many benefices against the said ordinance, whereby these aliens Frenchmen be increased, in destruction of the King's liege people, and bear away out of the realm great treasure of the King's and of the realm's: and the King's counsel disclose to the enemies of France, to the great damage of the King and his realm: our sovereign lord the King confidering the faid mischiefs, will that the faid ordinances be firmly holden and kept, and put in due execution, except the priors aliens conventual, and also all other priors which have institution and induction, so that they be catholick,

tholick, and that they shall find surety, not to disclose nor cause to be disclosed the counsel nor the secrets of the realm.

CAP. VIII.

All Irishmen and Irish clerks beggars, shall depart this realm before the first day of November, except graduates, serjeants, &c.

Irishmen and Irish clerks beggars.

TEM, for the quietness and peace within the realm of England, and for the increase and enstoring of the land of Ireland, it is ordained and established in this present parliament, That all Irishmen and Irish clerks beggars, called chamberdeacons, bevoided out of the realm, betwixt the feast of St. Michael next coming, and the feast of All Saints next following, upon pain to lose their goods, and to be imprisoned at the King's pleasure: except such as be graduates in the schools, and serjeants and apprentices of the law, and such which be inheritors in England, and religious persons prosessed, and except also the merchants born in Ireland of good name, and their apprentices now dwelling in England, and them with whom the King will dispense. And that all the Irishmen which have benefices or offices in the land of Ireland, shall dwell upon their offices or benefices for the desence of the land of Ireland, aforesaid.

1 H.S.C.3. 4 H.6.c.8.

CAP. IX.

The revenues of Calais shall be employed to the maintenance of it.

TEM, forasmuch as in the time of the noble King Edward the Third, and of King Richard the Second, all the revenues, profits, and commodities of the lands, tenements, fishing customs, and all other profits, to the faid Kings belonging, in the town and marches of Calais, it was ordained to be levied by the treasurer of Calais, for the time being in supportation of the charges of the same town and marches, and since which time a great part of them have been restrained by virtue of the said letters patents to divers captains and many other persons, as well by the said King Richard as by our redoubted severeign lord King Henry the Fourth, father of our sovereign lord the King that now is, to them thereof made, whereby some by colour of farm not reasonable, and other without any thing thereof yielding, to the great damage of the realm of England, and hindrance of the payments for the sustentation of the said town and marches to be done. And also forasmuch as divers offices of the collectors of money coming of the said revenues, customs, profits, and commodities, which the faid treasurer of Calais, in the time aforesaid, ordained and assigned to sufficient persons, for whom he would answer, to tarry and be removed according as to him shall best feem to the King's profit, have been afterwards against the ancient ordinances and the statute in the parliament thereof made, by divers letters patents to divers persons as well by the said King Richard, as by our sovereign lerd King Henry aforesaid, to them thereof made for term of their lives and otherwise occupied, and by colour of the said letters patents, some of them (as it is said) do the more negligently their fervices, without being justified by the treasurer aforesaid, to the great damage and bindrance of the payments aforesaid in times past: our sovereign

Calais.

vereign lord the King willing to eschew such damages in time to come, by the advice and affent aforesaid, and at the request of the said commons, will and hath ordained and established. That all the letters Letters papatents made to captains and other persons, whatsoever they be, tents. as well of all manner of rents, lands, tenements, customs, fishings, and all other revenues, profits, and commodities in the faid town and marches, as of the offices of collectors of all rents, customs, revenues, profits, and commodities to them thereof made before this time against the ordinances aforesaid, be wholly revoked and adnulled, and that the faid revenues, profits and commodities, be refumed into the hands of our fovereign lord the King, and put upon the sustentation of the payments and charges to the faid town and marches belonging. Provided always, That my lord Thomas duke of Clarence, brother of our fovereign lord the King, be not restrained by this ordinance and statute of any of his possessions in the said marches. And that no captain of castles there be put out of the said castles. nor keeping of the same by force of this ordinance or statute.

CAP. X.

By what measure purveyors and others shall take and buy corn.

ITEM, whereas in the time of the King's noble progenitors it was ordained, That one measure of the corn should be through all the realm of England, that is to say, eight bushels for the quarter, and that every bushel shall contain eight gallons, by force of which ordinances such measure hath been used, with a bushel of the said quarter heaped: (2) and notwithstanding the said good ordinances and usages, the purveyors of corn as well for the house of the father of our lord the King, as for the house of our lord the King, which now is, have taken before this time for the said houses continually nine bushels of wheat, and of other corn for the quarter, and that many times by measure not sealed, and also not stricken, against the will of the fellers of the same, and without due price set upon the same after the law of the land, and also cause the sellers to carry the faid corn to what place that them pleaseth, without paying for the carriage: (3) and the merchants and citizens of London, do use to take of every seller for the quarter of wheat nine bushels by the measure, used within the said city called the Fate, with London meathe bushel set upon the said fate, and yet make the sellers to pay sure cauch the a halfpenny for the measuring of every quarter, and take for Fate. a quarter of oats ten bushels, whereby the buyers of the corn in the country will not buy nor take for the quarter of corn, but in the same manner as the said purveyors, and they of the said city used to take, to the great hindrance and perpetual undoing of the commonalty aforesaid:

II. It is ordained and established, That all the said good ordinances be firmly holden and kept, after the essect of the same. (2) And that no purveyor of our lord the King, nor any other shall

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shall take and buy corn.

4 Ed. 3.c. 3.

36 Ed. 3.C. 2.

11 H. 6. & 8.

11 H.7.C.4.

By what mea- use hereaster to buy nor to take any corn by other measure, but fures purvey- eight bushels striked for the quarter; and that none be otherors and others wife bound to deliver for the quarter but eight bushels striked as is aforefuld, and also that the payment be made in hand for the (3) And that if any purveyor of our lord the King, or any other person buy or take any corn otherwise, or by other measure but eight bushels striked for the quarter, as in the said ordinances is contained, and thereof be attainted, he shall have one year's imprisonment, and pay to the King an hundred shillings, and to the party that feeleth himself grieved another hundred thillings, and that as often as any of them be thereof attainted; (4) and that the party which will sue, have an action grounded upon the case, (5) and that the justices of the peace 25 Ed 3 stat.5. have power to enquire and hold plea of all these things aforesaid, and upon that make punishments as is aforesaid, as well at the fuit of the King, as of the party: (6) and that from henceforth nothing be taken for the measuring of such corn in 12 Car, 2. c. 24. any wife.

> Statutes made at Leicester, Anno 2 HEN. V. stat. I. and Anno Dom. 1414.

UR lord the King, at his parliament holden at Leicester the last day of April, the second year of his reign, by the advice and affent of the lords spiritual and temporal, and at the special instance and request of the commons of his realm in the same parliament affembled, hath ordained and established divers ordinances, declarations, and flatutes made in the form as followeth.

Oftre seignur le Roy a fon parlement tenuz a Leycestr' le darrein jour de Aprill lan de son regne seconde de ladvys & affent des seignurs esperituelx & temporelx & a les especiales instance & request des communes de son roialme en mesme le parlement esteantz ad ordeigne & estable diverses ordinances declarations & estatutz en la fourme gensuyt.

CAP. I.

Ordinaries shall inquire of, and reform the estates of hospitals.

The causes of the erection of hospitals.

FIRST, forasmuch as many hospitals within the realm of England, founded as well by the noble Kings of this realm, and lords and ladies both spiritual and temporal, as by divers other estates, to the honour of God and of his glorious mother, in aid and merit of the souls of the said founders, to the which hospitals the fame

'N primes pur taunt qe L'pluseurs hospitalx dedenz le roialme dEngleterre founduz sibien par les nobles Rois de mesme le roialme & seignurs & dames esperituelx & temporelx come par autres de diverses estates al honeur de Dieu & de sa gloriouse meere en eide & merit des almes de les ditz foundours as queux hospitalx mesmes les foundours ont donez grandement de lour biens moebles pur ledifications dicelles & grandement de lour terres & tenementz pur ent fustener viegles hommes & femmes lazars hommes & femmes hors de lour sennes & memories povres femmes enseintez & autres povres & la nurrir relever & refresser en ycelles sont ore pur la greindre partie enchiez & les biens & profitz dicelles par diverses perfones espirituelx & temporelx retraitz & despenduz en autri oeps paront pluseurs hommes & femmez ont moruz en graund meschief pur defaute de eide vivre & socour al displeisance de Dieu & perill des almes de tieux malveis despendours le Roy nostre seignur tressoverain considerant les meritories & devoutes ententes de les foundours avauntditz & auxi les malveis & infolent governance en ycelles euz del advis & assent susdit ad ordeigne & establie qe quant as hospitalx queux font del patronage & fundation le Roy les ordenairs par vertue des commissions le Roy a eux adressez enquergent del maner de la fundation des ditz hospitalx & de la governance & estat dicelles & de toutes autres matiers en ceste partie necessairs & bosoignables & lenguisitions ent pris certifient en la chauncellarie le Roy. Et quant as autres hofpitalx qi font dautri fundation & patronage qe de Roy les ordenairs enquergent del manere de la fundation estat & governance dicelles & de toutz autres maters & choses bosoignables celle partie & sur ce facent ent correction & reformation felone

same founders have given a great part of their moveable goods for the buildings of the same, and a great part of their lands and tenements, therewith to sustain impotent men and women, lazers, men out of their wits, and poor women with child, and to nourish, relieve. and refresh other poor people in the same, be now for the most part decayed, and the goods and profits of the same, by divers persons, as well spiritual as temporal, withdrawn and spent in other use, whereby many men and women have died in great misery for default of aid, living, and succour, to the displeasure of God, and peril of the souls of such manner of spenders: (2) the King our sovereign lord, confidering the meritorious and devout intents of the founders aforefaid, and the unaccustomed government in the same, hath by the advice and affent aforefaid, ordained and established, that as to the hospitals which be of the patronage and foundation of the King, the ordinaries, by Ordinaries virtue of the King's commis- shall inquire fions to them directed, shall of and reform inquire of the manner and the foundafoundation of the faid hospitals, and governand of the governance and e- ment of holstate of the same, and of all o- pitals. ther matters necessary and requisite in this behalf, and the inquisitions thereof taken shall certify in the King's chancery. (3) And as to other hospitals which be of another foundation and patronage than of the King, the ordinaries shall inquire of the manner of the foundation, estate, and governance of the same, and of all other matters and things necessary in this behalf, and upon that make thereof corrrection and reformation according to the

the laws of holy church, as to felonc les loies de feinte efglise them belongeth. felonc les loies de feinte efglise come a eux appertient.

CAP. II.

A Corpus cum causa, or Certiorari to remove bim who is in execution at another man's suit.

F.N.B. 242.

TEM, forasmuch as many men have been condemned in the courts of our lord the King, and in the courts of his progenitors, as well within the city of London, as in other cities and boroughs within the realm of England, and by the virtue of such condemnations have been committed to the prison of our lord the King, there to remain until they have made agreement to the plaintifs to whom they were condemned; (2) after by their suggestion made in the councery of our lord the King, they have had divers writs salled Certiorari, and Corpus cum causa, out of the chancery - of our said lord the King, directed to the sheriff, or keepers of the prisons where such persons condemned be holden, to have their bodies, with the cause of imprifonment of the condemned aforefaid, in the chancery, at the days contained in the said writs; (3) after which writs, together with the body, and the cause of the condemnation, returned in the chancery aforesaid, the said persons so condemned bave been delivered in the chancery aforesaid, by bail or by mainprife, or enlarged without bail or mainprife, against the affent and will of the faid plaintiffs, and without any agreement made to the faid plaintiff's of the sums in the which they be condemned, against the law of the land; and so remain the faid plaintiffs without remedy, in bindrance of the state of such plaintiffs, and in defeating of the judgments given in the courts afore-

TEM pur ceo qe pleuseurs gentz ont estez condempnez en les courtz nostre dit seignur le Roy & en les courtz de sez nobles progenitours sibien deinz la Citee de Londres come en autres citees & burghs deinz le roialme dEngleterre & par vertue de tielx condempnations ont estez commis a la prisone nostre seignur le Roy pur y demorer tange ils ont fait gree as pleintifs vers queux ils furent condempnez & apres par lour fuggestions faitz en la chauncellarie nostre seignur le Roy ont euz diverses briefs appellez Certiorari corpus cum causa hors de la chauncellarie nostre seignur le Roy directz as viscountz ou gardeins des prifones ou tielx gentz condempnez font detenuz pur avoir lour corps ove la cause denprisonment de les condempnez suisditz en la chancellarie as jours contenuz en les ditz briefs apres queux briefs ensemblement ovesqe la corps & la cause de condempnation retournez en la chauncellarie suisdite les ditz gentz issint condempnez ont effez deliverez en la chauncellarie avauntdit par baillie ou par mainprise ou a large sanz baillie ou mainprise encontre lassent & volunte des ditz pleintifs & fanz afcun gree faire as ditz pleintifs de les sommes en queux ils font condempnez encontre la leie de la terre & issint demurgent les ditz pleintifs sanz remedie en anientisement de lestat

stat de tielx pleintifs & en desesaunce des juggementz renduz en les courtz avauntditz nostre dit seignur le Roy voillant ent faire remedie del advys & assent avauntditz & a la requeste des communes suisdites ad ordeigne & establie qe si ascun tiel brief de Certiorari corpus cum causa soit graunte ou serra graunte en temps avenir & sur le dit brief soit retourne qe le prisoner qest issint detenu en prisone soit condempne par juggement qe maintenant soit remande ou demurge continuelment en prisone solone la ley de la terre sanz estre lessez aler par baillie ou par mainprise encontre la volunte des pleintifs susditz tange lour soit fait gree de les sommes issint adjuggez.

foresaid: (4) Our lord the King, willing herein to provide remedy, by the advice If a Corpus and affent aforesaid, and at the cum causa or Certiorari be request of the foresaid com-granted to re-mons, hath ordained and esta-move him that blished, That if any such writ is in prison of Certiorari, or Corpus cum cau- upon an exefa, be granted, or shall be cution at another man's granted at any time hereafter, suit, he shall and upon the faid writ if it be be remanded. returned, that the prisoner which is so holden in prison is condemned by judgment given against him, that presently he shall be remanded, where he shall remain continually in prison according to the law and custom of the land, without being let to go by bail or by mainprise against the will of the faid plaintiffs, until agreement be made to them of the fums so adjudged.

CAP. III.

A copy of the libel in the spiritual court shall be delivered.

TEM pur ceo qe diverses lieges nostre seignur le Roy sont citez de jour en autre dapparoir en courte christiene devaunt juges esperituelx a y respondre as diverses persones sibien des choses qe touchent frank tenement dette trespassez covenantz & autres des queux la conisance appertient al courte nostre seignur le Roy come de matrimonie & testament & qant tielx persones issint citeez appiergent & demandent un libell de ceo qe lour est surmys pur estre enformez a doner lour respons illoeqes ou autrement a purchacer brief nostre seignur le Roy de prohibition selonc lour cas quell libell lour est denie par les ditz juges espirituelx al entent qe tielx persones ne serront mye par nul tiel

TTEM, forasmuch as divers I of the King's liege people be daily cited to appear in the fpiritual court before spiritual judg- 12 Co.63. es, there to answer to divers per- 13 Co.41. fons, as well of things which touch freebold, debt, trespasses, covenants, and other things whereof the cognisance pertaineth to the court of our lord the King, as of matrimony and testament; (2) and when such persons so cited appear and demand a libel of that which against them is surmised, to be informed to give their anfwer thereunto, or otherwise to purchase a writ of our lord the King, of Prohibition, according to their case, which libel to them is denied by the said spiritual judges, to the intent that fuch Lutw.134. persons should not be aided by any Cro. Jac. 17. fuch writ against the law, and to 3Bulkr. 51.

the 320.

A copy of a libel grantable in the **fpiritual** presently de-livered upon . the defendant's appearance. Raft.4831

the great damage of such persons so impleaded: (3) Our said lord the King, by the advice and affent of the lords spiritual and temporal, and at the request and instance of the said commons, court shall be hath ordained and established. That at what time the libel is grantable by the law, that it may be granted and delivered to the party without any difficulty.

tiel brief aidez encontre lev & as graundes damages de tielx persones issint empledez Nostre dit feignur le Roy del advis & affent susditz & a la prier des ditz communes ad ordeigne & establie qe a quelle heure la copie de la libell est grauntable par la ley quil soit graunte & livere a la partie fanz difficulte.

CAP. IV.

What justices of peace must be resident in the same shire; and at what times they must hold their quarter-sessions.

TEM, forasmuch as the ser-I vants and labourers of the shires of the realm do flee from county to county, because they would not be justified by the ordinances and statutes by the law for them made, to the great damage of gentlemen and others, to whom they should serve, because that the Said ordinances and statutes for them ordained be not executed in every spire; (2) our lord the King, willing in this case to provide a remedy, by the advice and affent aforefaid, and at the request of the said commons, hath ordained and stablithed, That the statute of labourers made at Canterbury, and al! other good statutes of labourers made, and not repealed, be firmly holden and kept, and put in due execution. (3) And moreover, That the justices of peace have power to lend their writs for such fugitive labourers, to every she-Justices of the riff of the realm of England, and to make fuch process as the statute requireth, to bring gitive servants them before them to answer to our sovereign lord the King, and to the parties, of the contempts and trespasses made or done against the ordinances

TEM pur tant qe les ser-L vantz & laborers des countees du roialme senfuent des countees es countees a cause qils ne voudrent estre justifiez par les ordeignances par ley sur eux faitz a graunt damage des gentils & des autres as queux ils serverent a cause qe les ditz ordeignances & estatutz sur eux faitz ne sont mye executz en toutz countees nostre seignur le Roy voillant purvoir de remedie cest partie del assent & advys avantditz & a la request des ditz communes ad ordeigne & establie qe lestatut de laborers fait a Cantebrigg & toutes autres bones estatutz des laborers faitz & nient repellez soient fermement tenuz & gardez & mys en due execution. outre ceo qe les justices du pees eient poair de mander lour briefs pur tielx laborers fugitifs a chescun viscount dEngleterre & de faire autielx processes come leftatut des laborers requiert pur eux amesner devaunt eux a respondre a nostre seignur le Roy & a les parties des contemptz & trespassez faitz encontre les ordeignances & estatutz suisditz en maner come les ditz justices ont poair

de

72 R. z. c.z. &c. peace may iend their writs for fuor labourers to every theriff of Eng-Rep. jEl.c.4.

de mander a chescun viscount pur larons devaunt eux enditez. Et auxi qe toutz les estatutz & ordeignances des laborers servantz & artificers devant ces heures faitz & nient repellez soient exemplifiez desoutz le graunt seal & mandez a chescun viscount dEngleterre dent faire proclamation en pleine counte & puis celle proclamation faite qe chescun viscont face deliverer la dite exemplification a luy direct as justices de la pees en son countee nomez en la quorum ou a un de eux a demurer envers tielx justices qi sont ou serront pur le mielx mettre les ditz estatutz & ordeignances en due execution. Et es countees ou diverses commissions de la pees font faitz soient atantz des exemplifications des estatutz & ordeignances avauntditz faitz come font commissions de la pees en mesme le countee & mandez a viscount a faire proclamation & les liverer come dessuis est dit.

Et qe les justices de la pees en chescun countee nomez en la quorum reseantz deinz mesme le counte exceptz seignurs nomez en la commission de pees & auxi exceptz les justices de lun banc & de lautre chief baron de lescheger sergeantz de la leie & attournes du Roy pur le temps qe mesmes les justices chief baron sergeantz & attournez sont entendantz & occupiez en les courtz du Roy ou aillours occupiez en service le Roy facent lour fessions quatre foits par an cestassavoir en la primer semaigne apres le fest de Seint Michel & la primer semaigne apres le fest de Tiphaine & en la primer semaigne apres le clause de palk

and statutes aforesaid, in like manner as the justices have power to fend to every sheriff for the felons before them indicted. (4) And also that all the statutes and ordinances of labourers, servants, and artificers, before this time made. and not repealed, be exemplified under the great seal, and fent to every sheriff of the realm of England, thereof to make proclamation in full county, and after this proclamation fo made, that every theriff thall cause the said exemplification to him directed. to be delivered to the justices of the peace in his county named of the quorum, or to one of them, to remain with fuch justices which be, or shall be, for the better putting of the foresaid statutes and ordinances in due execution. (5) And in shires where divers commisfions of the peace be made, there shall be so many exemplifications of the statutes and ordinances aforefaid made, as be commissions of the peace in the same shires, and sent to the sheriff to make proclamation, and to deliver the same, as is afore said.

II. And that the justices of the peace in every thire named of the quorum, be refiant within the same shire, except lords What justinamed in the commission of ces of peace the peace; and also except ju- and quorum stices of the one bench, and must be resiof the other, the chief baron of fame shire, the exchequer, serjeants at what not. the law, and the King's attorney, for the time that the same justices, chief baron, serjeants at the law, and the King's attorney, be intending and occupied in the King's courts, or otherwise in some other place

peace shall hold their quarter seffions. 96 Ed.3.C 12. 22R.2.C.10. in Middlesex by 14 H.6.c.4.

Justices of peace may examine labourers, fervants, tificers, by their oaths.

occupied in the King's service; (2) and make their fessions four times by the year, that is to fay, in the first week after At what times the feaft of Saint Michael, and in the first week after the Epiphany, and in the first week after the clause of Easter, and in the first week after the translation of Saint Thomas the mar-Twice in the tyr, and more often, if need year sufficient be. (3) And that the same justices hold their sessions throughout the realm of England in the same weeks every year from henceforth. (4) And also that the justices of peace from henceforth have power to examine as well all manner of labourers, servants, and their masters, as artificers, and other ma- by their oaths, of all things by fters, and ar- them done contrary to their faid ordinances and statutes, and upon that to punish them upon their confession, after the effect of the statutes and ordinances aforesaid, as though they were convict by inquest.

pask & en la primer ſemaigne apres la translation de Seint Thomas le martir. & pluis fovent si mestier soit. Et qe mesmes les justices tiegnent lour fessions parmy tout Engleterre en melmes les semaignes chescun an desore en avaunt & auxi qe les justices de la pees desormes eient poair dexaminer sibien toutz maners laborers servantz & lour mestres come artificers par lour serementz de toutz maters & choses par eux faitz a contrarie des estatutz & ordinances avauntditz & fur ceo de les punir fur lour conisance selone leffect de les estatutz & ordeignances avauntditz sicome ils fuerent convictz par enquest. le viscount de chescun countee en Engleterre face bien & duement fon office celles parties fur peyn de perdre au Roy xx livres.

that the sheriff in every shire of the realm of England hall do well and duly his office in this behalf, upon pain to lose and to forfeit to our lord the King twenty pounds.

CAP. V.

Process against felons dwelling in Tyndal or Exhamshire in Northumberland.

4 Inft. 278.

TEM, forasmuch as by the commons of the county of Northumberland grievous complaints bave been made to our sovereign lord the King in this present parliament, for that many murders. treasons, manslaughters, robberies, and divers other offences, to many of the faithful liege people of the same county, by people dwelling in the same county within the franchife of Tyndal and Exhamshire, where the King's writ runneth not, now of late bave been perpetrated otherwise than have been done or known before this

TEM pur ceo qe depar les communes del countee de Northumbr' ont este faitz tresgrevoules compleints a nostre tres soveraigne seignur le Roy en cest present parlement de ceo qe pleuseurs murdres trefons homicides roberies & autres malfaitz a pleuseurs sez loialx lieges de mesme le counte par gentz demurrantz en icell countee dedeins les franchises de Tyndale & Exhamshire ou le brief le Roy ne court mys ja tarde ont este perpetrez autrement qe nont este faitz ou.

conuz

conuz pardevant atant de peril de les ditz lieges du Roy qe fanz due remedie celle partie mettre ils noserent a y demorer longement enavant a cause ge tielx malefesours sont ensi favorez par tielx franchifes. Nostre dit seignur le Roy del advis & affent avantditz & al request des ditz communes ad ordeignie & establie qe si ascune persone des ditz franchises de Tyndale & Exhamshire resceant ou demurant deinz ycelles de quell estat ou condition il soit face murdres trefons homicides ou robberies ou consent de les faire hors des ditz franchises de Tyndale & Exhamshire processe soit fait devers luy par la commune leie tange il soit utlage & ge apres tiele utlagarie pronouncie & retourne facent ent les justices devaunt queux tiele utlagarie foit retourne certification a tieux ministres ou a tiel ministre des ditz franchises come a eux semblera meulz celle partie solone lour discretion & soit tiel feloun pris par tiel ministre ou tielx ministres & ses terres & tenementz biens & chateux esteantz deinz icelles franchises seisez es mains des seignurs de mesmes les franchises de Tyndale & Exhamshire pur le temps esteantz come forfaitz & qe les autres terres & tenementz biens & chateux de tiel les franchises demurgent entirement au Roy & as autres seignurs aiantz ent franchises come forfaitz favant toutzfoitz au Roy les forfaitures dautiels murdrours traitours homicidours robbours & autres malfesours queconqes & dautres choses queux a luy appertiegnent come de droit de sa corone.

this time, to so many perils of the faid liege people of our lord the King, that without due remedy in this behalf provided, they dare no longer there dwell, because that fuch offenders be so favoured by such franchises; (2) our said lord the King, by the advice and affent aforesaid, and at the The penalty request of the said commons, of offenders hath ordained and established, Tyndal, &c. That if any person of the said who shall franchises of Tyndal and Ex-commit any hamfbire, refiant or dwelling out of the in the same, of what estate or same precondition that he be, do any cincui. murders, treasons, manslaughters, or robberies, or consent to do them, out of the faid franchises of Tyndal and Exham/bire, process shall be made against him by the common law, until he be outlawed; (3) and that after fuch outlawry pronounced and returned, the justices before whom such outlawry is returned, make thereof certificate to fuch minister or ministers of the faid franchifes, as to them shall feem best in this behalf, according to their discretion; (4) and fuch felon shall be taken by fuch minister or ministers, and his lands and tenements, goods and chattels. being within the same franchife, seised into the hands of the lords of the same franchises of Tyndal and Exhamsbire for felon esteantz hors de mesmes the time being, as forfeit; (5) and that the other lands and tenements, goods and chattels of fuch felon, being out of the fame franchifes, shall wholly remain to the King, and to other lords having thereof franchife, as forfeit; (6) faving always to the King the forfeitures of such murderers, traitors, manslayers, robbers, and

9 H. 5.c.7. 14 El. C.11. other offenders, and of other things which to him do belong as of the right of his crown.

CAP. VI.

Breaking of truce and safe conduct shall be bigh treason. In every port there shall be a conservator of the peace and safe conduct.

4 Iust. 152. Some have broken truces and fafe conducts, and oceived and maintained them. 29 H. 6. č. 2.

TEM, forasmuch as before this time divers people, comprised time divers people, comprised within the truces made as well by our lord the King that now is, as there have re- by his noble father, and also divers other people having safe conducts, as well of our lord the King that now is, as of his noble father, have been some flain, robbed and spoiled, by the King's liege people and subjects, as well upon the main sea, as within the ports and coasts of the sea of England, Ireland, and of Wales, whereby the said truces and safe conducts have been broken and offended, to the great dishonour and slander of the King, and against his dignity; (2) and the faid manslayers, robbers, spoilers, and offenders of the said truces and the King's safe conducts, as is afore declared, have been by divers of the King's liege people and fubjects within the coasts of divers counties, received, abetted, procured, concealed, hired, sustained, and maintained: (3) our faid lord truce and fafe the King, by the advice and affent aforefaid, and at the request of the said commons, hath ordained and declared, That such manslaughter, robbery, spoiling, breaking of truce and fafe conducts, and voluntary receipt, abetment, procurement, concealing, hiring, fustaining, and maintaining of fuch persons, to be done in time to come by any of the King's liege people and subjects within the realm of England, Ireland, and Wales, or upon the main sea, shall be adjudged

ITEM pur ceo qe devaunt ces heures diverses gentz comprisez deinz les trieues sibien faitz par nostre seignur le Roy qore est come par son tresnoble pier et auxi autres diverses gentz aiantz sausconduitz sibien de nostre dit seignur le Roy qore est come de ion dit tresnoble pier ount estez ascuns tueez ascuns robbes & despoillez par les lieges & subgitz de Roy sibien sur le haut mer come deinz les portz & costes de meer dEngleterre dIrland & de Gales parount les ditz trieues & sausconduitz ount este rumpez & offenduz a graunde dishonure & desclaundre de Roy & encountre sa dignite. Et les ditz tuers des hommes robbours spoilleurs & offendours de les ditz trieues & faufconduitz du Roy come dessuis este declaree ount este par diverses lieges & subgitz de Roy deinz les costes de diverses countees recettez abettez procurez counseillez loueez sustenez & maintenuz. Nostre dit seignur le Roy del advis & afsent suisditz & al priere des dites communes ad ordeine & declaree qe tielx tuerie robberie espoillerie rumperie des trieues & sausconduitz de Roy & voluntaries receit abettement procurement counfeill louere sustenance & maintenance de tielx persones affaires en temps avenir par ascuns des lieges & subgitz de Roy deinz les roialmes dEngleterre dIrland &

Breaking of conducts shall be high treafon. Rep. 20 H. 6. z Ed. 6. c. 12. 1 M. fest. 1.

Gales ou sur le haut meer soient adjuggez & determinez pur haut treson fait encountre la corone & dignite de Roy. Et que en chescun port de meere soit faite & assigne desore enavaunt par le Roy par sez lettres patentz un loial homme appelle conservatour des trieues & faufconduitz de Roy qi eit xl. liverees du terre par an a meyns. Et qe le dit conservatour eit poair & auctorite par les ditz lettres patentz & auxi par commission del admiral dEngleterre denquerer ('e toutz tielx tresons & offenses affairez encountre les trieues & sausconduitz de Roy sur le haut meere hors des corps des countees & hors del fraunchise des tink portz de Roy come les admiralles des Roys dEngleterre devant ces heures resonablement folone launcien custume & leve sur le meere usez ount faitz ou usez. Et ensement de le dit conservatour eit autiele & mesme le poair de punir toutz ceux qi sount ou serrount enditez ou accufez devaunt luy sibien a suyte de Roy come a suyt de partie dascune chose affaire encountre les triedes & sausconduitz de Roy sur le haut meere hors des corps des countees & libertees de roialme dEngleterre & hors de le dit fraunchise de cynk portz par tieles proces examination proves determination juggement & execution come les admiralles des Roys d'Engleterre devant ces heures resonablement solonc launcien custume & ley fur la meer usez ount faitz ou

Forsque que la determination de mort de homme cest partie & lexecution dicell foient tutditz :eservez a dit admirall ou Vol, III.

and determined for high treafon done against the King's crown and his dignity. (4) And in every port of the sea A conservator shall be made and assigned of the truce from henceforth by the King, shall be apby his letters patents, one law- pointed in ful man called a confervator of the fea. the truce and the King's fafe conducts, which shall have forty pounds lands by the year at the leaft. (5) And that the The authority conservator have power and of the conserauthority by the faid letters truce. patents, and also by commission of the admiral of England, to inquire of all such treasons and offences to be done against the truce and fafe conducts upon the main sea, out of the body of the counties, and out of the franchifes of the five ports of the King, as the admirals of the Kings of England before this time reasonably, after the old custom and law on the main sea used, have done or used. (6) And also that the said conservator have like and the same power to punish all them. which be or shall be indicted or accused before him, as well at the King's suit as at the party's, of any thing to be done against the truce and the King's fafe conducts upon the main sea, out of the body of the counties and liberties of the realm of England, and out of the franchife of the five ports. by fuch process, examination, proofs, determination, judgment, and execution, as admirals of the Kings of England before this time reasonably, according to the old custom. and law upon the main lea used, have done or used.

II. Saving the determination The determiof the death of a man in this nation of the behalf, and the execution of death of a man the excepted out

rity.

of the confer- the same, shall be always revator's autho- served to the said admiral, or to his general lieutenant out of the faid franchises of the five (2) And that the said conservator have full power and authority to inquire, as well within liberties and franchifes as without, by men inhabiting within the body of the county and liberty where the faid port is, of all such treasons and offences to be done against the truces, and against the King's safe conducts, within the body of the county and liberty where the faid port is, (2) and to make against those persons before him so indicted, fuch process as here followeth, that is to fay, by Capias and Exigent, which shall as well go into the counties of which such be, as into the counties where

gainft those that be indieted.

Process to be

awarded a-

of the parties indicted thall be inferted.

Two men law (hall be affociate in the confervator's commission.

men so indicted be supposed to fuch indictments be taken; (4) which Capias and Exigent aforesaid in both counties shall be returned at one day, and that the first Capias in both counties have day of return by The additions a month at the least: (5) and in case that the Capias and Exigent be awarded in this behalf, that the names and furnames of fuch persons so indicted, and the town and the county, and mystery whereof they be, shall be specified and declared in the indictments and processes of the same. (6) And that the said confervator have full power to hear, at every man's fuit which will complain before himself, or his lieutenant, of any offence done to the party against the said truces and safe conducts. (7) And that two men learned learned in the in the law be named and affociate in every commission of our lord the King to be made

a fon lieutenant general hors de la dit franchise des ditz cink portz. Et qe le dit conservatour eit plein poair & auctorite denquerer fibien deinz libertees & franchises come dehors par gentzenhabitantz deinz le corps de countee & libertee ou le dit port est de toutz tielx tresons & offenses affaires encountre les trieues & sausconduitz de Rov deinz les corps de countee & liberte ou le dit port est & de fair envers tieux a enditerz devaunt luy proces en la fourme ensuant cestassavoir par Capias & Exigendes qi ifferont fibien en mesmes les countees des quelles est suppose tieux enditez estre come en les countees lou tieux enditementz font prifez les queux Capias & Exigendes en ambideux countees soient returnables a un mesme jour & qe le primer Capias en ambideux countees eit jour de retourne par un moys a meyns & en cas qe Capias & Exigendes soient ceste partie agardes ge les nouns & furnouns de tieux a enditurs & la ville & de counte & la mistiere dont ils font foient especifiez en lenditementz & en les processes dicelles. Et qe le dit conservatour eit plein poair doier a suyte de queconge qi foi voudra pleindre devaunt huy dascune offense a la partie fait encountre les ditz trieues & sausconduitz. Et qe deux hommes apprisez de ley soient nomez & associez on chescune commission de Roy affaire a tiel conservatour. qe le dit conservatour & les ditz hommes apprisez de ley en la dite commission a luy associez eient plein poair auctorite de fair due deliverance folone la ley de la terre de tielx enditez devant le dit conserva-

tour des choses affairez deinz le corps de countee ou libertee ou le dit port est encountre les ditz trieues & sausconduitz de Roy & determiner tieux suvtes commencez a suyt de gicongé partie qì foy voudra pleindre devaunt le dit conservatour dascune offense a luy fait encountre les ditz trieues & faufconduitz & ent due redresse & remedie faire. Et qe les ditz deux hommes issint a le dit conservatour affociez foient affistentz & entendantz a dit conservatour pur faire les deliverances & determination en manere & fourme avaunt ditz qant ils fount par le dit conservatour resonablement requis. Et qe le dit conservatour & les ditz deux hommes de ley soient jurrez qils ne null de eux prendra ou prendront de nully sinoun de Rov fee doun louere gage regarde ne brocage en ascun mahere celle partie en destourbance de due inquisition & punissement de tielx traitours & offendours avauntditz. Et qe le dit conservatour serra reseant en le port & lieu ou il serra affigne confervatour come avaunt est dit. Et prendra chescun conservatour pur le dit office chescun an xl. li. de Roy a meyns. Et gils soient jurrez qe si ascune persone de quele condition ou effat qil foit eux ou ascune de eux procure excite ou abette de faire ascun chose a contrarie diceste ordinance & le serement avauntdit qe chescun de eux ferra due relation a nostre seignur le Roy bu a la chanceller dEngleterre pur le temps esteant si hastiment come bonement purra faunz concellement en ascun point fur peine demprisonement & faire fyn & ranceon a

to fuch conservator. And that The authority the faid conservator, and the of the conserfaid men learned in the law, vator and the in the commission to him associate and affigued, shall have full power and authority, to make deliverance, according to the law and usage of the land; of fuch men to indicted before the faid confervator, of things to be done within the body of the county or liberty where the faid port is, against the faid truce and the King's fafe conducts, and to determine fuch fuits commenced at any man's fuit which will complain before the faid conservator, of any offence done to him against the faid truce and fafe conducts. and thereof to make due redress and remedy. (8) And that the faid two men to the faid confervator so affociate, be affifting and attending to the faid confervator to make the deliverances and determination in the manner and form aforesaid, when they be by the faid confervator reasonably required. (9) And that the faid confer- The oath of vator, and the faid two men of the confervalaw, be fworn, that they, nor ciates. none of them, shall take see, gift, hire, wages, reward, or brokage, of any other than of the King in any wife in this behalf, in hinderance of due execution and punishment of fuch traitors and offenders aforesaid. (10) And that the faid conservator shall be resiant in the port and places where he shall be conservator assigned as aforefaid; (11) And every conservator shall take yearly for the faid office forty pounds of the King at the least; (12) and that they be fworn, that if any person, of what estate or condition soever he be, procure,

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excite.

excite, or abet them, or any of them, to do any thing contrary to this ordinance and oath aforefaid, that every of them shall make due relation to our fovereign lord the King, or to the chancellor of England for the time being, as speedily as he in any point, upon pain of imprisonment, and to make fine tor shall have conservator have a seal of our

The conferva- fure. a feal.

possessor of a ship.

What shall be ducts. confervator.

formed of all things taken from the King's encmies by the mariners.

well may, without concealment and ransom at the King's plea-(13) And that the faid lord the King ordained for the The office of faid office. (14) And that the the master and master of the ship, barge, or balinger, or other vessel in the faid port, be fworn, and the possession also, if he be present, before the faid confervator, before that he pais out of the faid port, that he shall not attempt to do any thing against the said truce and the King's safe con-(15) And also that the inrolled by the said conservator shall cause to be inrolled of record before him, as well the names of such owners and masters, as the names of their ship, barge, balinger, or other vessel, together with the number of the mari-The conserva- ners in the same being. (16) tor shall be in- And if they take any thing of the King's enemies, or of any others, they shall cause to be brought fuch things taken into the port, and thereof make full information to the said confervator, before that they thereof make discharge or sale; if it be not that by force of wind, tempeft, or of enemies, or fome other reasonable cause, such ship, barge, balinger, or other vessel, must enter into another port for the preservation of the same vessel, or other cause reafonable; and that then they shall make full information to the

voluntee nostre seignur le Roy, Et qe le dit conservatour eit un seal de Roy ordeigne pur le dit office. Et qe le maistre de nief barge balenger ou autre vessell en le dit port soit jurre & le possessour auxi fil soit prefent devaunt le dit conservatour avaunt qui passe hors de dit port gil nattemptera riens encontre les ditz trieues & faufconduitz de Roy. Et qe le dit conservatour face enroller de record devaunt luy fibien les nouns de tielx possessours & maistres come les nouns de lour nief barge balengere ou autre vessell ensemble ovesge le nombre des mariners en icell esteantz. Et fils preignent riens des enemys de Roy ou dautres qiconqes gils tiele prise ferrount amesner en le dit port & ent ferrount pleine enformation a dit conservatour devaunt gils ent facent descharge ou vende si ne foit qe par force de vent de tempest ou des enemys ou autre cause resonable tiel nief barge balengere ou autre vessell doi? entrer en autre port pur falvation de mesme le vessell ou autre cause resonable. Et gils adonges facent plein enformation, a dit conservatour ou a le conservatour de le port en quell les ditz vesselx arriveront ou entreront de la dite prise & de la quantite dicelle pregnant lettre testimoniale soutz le dit seal de le dit conservatour par quele le conservatour de le port dount les vesseux ou vessell isseront ou issit purra avoir notice de la quantite & value des biens issint prifez. Et si ascun possession ou autre vessell isse hors dascun port du roialme ou face descharger fon nief ou vessell encountre la fourme diceste ordinance

nance qe tiel nief ou vessell ensemble overqe la prise par ycell duement fait foit forfaite a Rov & le corps du possessour ou maistre de tiel nief ou vessell commys a prisone a v demorer tange il eit fait fyn & raunceon a Roy.

Purveu qe nulles possessours des niefs issantz hors dascun port ne face fyn ou ranceon neient emprisonement du corps fi melmes les possessours ne foient en mesmes les niefs en temps de mesprisson encontre ceste ordenance faite. Et ait le admirall avantdit les forfaitures en toutz cases hors de la dite franchise de cynk portz avantditz come il ad eu & ad este accustume de droit al office del admirall dEngleterre avant la fesance de ceste ordeignance. Et qe toutz tieux conservatours affairez dedeinz les ditz cynk ports eient mesme lauctorite & poair par lettres patentz du Roy & commission del gardein de mesmes les ports pur le temps esteant denquerer de tielx offenses affaires sur le haute meer dedeinz les fraunchises des ditz cynk ports dehors les corps des countees & de punir toutz ceux qi ferront devant ycell conservatour de mesmes les offenses enditez ou accusez par autiels proces examination proves determination juggement & execution come les ditz admiralx resonablement solone launcien custume & ley fur le meer usez ont faitz & usez hors de la dite franchise de cynk ports forsqe qe la determination de mort de homme celle partie & lexecution dicell soient dedeinz mesme la franchise de les cynk ports reservez a dit gardein où a son liousenant general illoeqes. Et qe melme

the faid conservator, or to the confervator of the port in which the faid vessels arrive or enter. of the prize, and of the quantity of the thing, receiving a letter testimonial under the said feal of the aforefaid confervator. by the which the confervator of the faid port, whereof the vessel or vessels shall go out, may have notice of the quantity, and also of the value of the goods and chattles fo taken, (17) And if any possessor or mafter of any thip or other vessel, go out of any port of the realm of England, or difcharge his thip or vessel against the form of this ordinance, that fuch thip or vessel, together with the prize taken in the fame duly made, shall be forfeit to the King, (18) and the body of the possessor or master of fuch thip or vessel committed to prison, there to remain until he hath made a fine and ransom to the King.

III. Provided always, That no possessions of thips going out of any port shall make any fine nor ransom, or have imprisonment of body, if the same posfessors be not in the same ships at the time of the offence committed against this ordinance.

(2) And the faid admiral shall What forfeihave the forfeitures in all cases tures the adout of the same franchise of miral shall five ports aforefaid, as he hath had, and hath been accustomed of right to the office of the admiral of England, before the making of this ordinance. (3) Theauthority And that all fuch conservators of the conserto be made within the faid five the five ports, ports have the fame authority and power by the King's letters patents, and commission of the warden of the same ports for the time being, to inquire C3

of such offences to be done upon the main sea within the franchises of the five ports out of the body of the counties, and to punish all them which shall be before the said conservator of the same offences indicted or accused, by like process, examination, proofs, determination, judgment, and execution, as the faid admirals reasonably, according to the old custom and law upon the fea used, have done and used out of the faid franchise of the five ports; (4) faving that the determination of the death of a mesme le gardein eit toutz les forfaitures illoeges en toutz cas come il ad eu & ad estee accustumee de droit al office du gardein des cynk ports suisditz avant cestes heures. Et qe les dites conservatours & chescun de eux eient & ait poair de faire pleine execution diceste ordinance en la fourme avantdite. Et qe ceste ordeignance tiegne lieu & force pur chose affaire ou attempter encontre mesme lordinance apres la proclamation diceste ordinance & declaration faite.

The warden of the five ports shall have all the torfeitures there.

14 H. 6. c. 8. 29 H. 6. c. 2. man in this behalf, and the execution of the same, shall be within the same franchise of the sive ports reserved to the said warden, or to his general lieutenant there; (5) and that the same warden shall have all the forfeitures there, in all such cases as he hath had, and have been accustomed of right to the office of the warden of the sive ports aforesaid before this time; and that the said conservators, and every of them, have power to make sull execution of this ordinance in the form aforesaid. And this ordinance shall hold place and force, for any thing to be done or attempted against this same ordinance, after the proclamation of this ordinance and declaration made.

CAP. VII.

The intent of the hereticks called Lollards. Magistrates shall assist the ordinaries in exterpating heresies and punishing hereticks. Penalty on hereticks convict.

Ex edit. Raft. Herefy. Lollardry. 3 Inft. 40, 43. 4 Inft. 51.

TEM, for as much as great rumours, congregations and insurrections, here in the realm of England by divers of the King's kege people, as well by them which were of the sect of heresy commonly called Lollardry, as by other of their confederacy, excitation, and abetment, now of late were made, to the intent to admull, destroy, and subvert the christian faith, and the law of God and holy church within this same realm of England, and also to destroy the same our sovereign lord the King and all other manner of estates of the same realm of England, as well spiritual as temporal, and also all manner of policy, and finally the laws of the land: the same our sovereign lord the King, to the honour of God, and in conservation and fortification of the christian faith, and also in salvation, of his royal estate, and of the estate of all his realm, willing against the malice of such hereticks and Lallards to provide a more open remedy and punishment than hath been had and used in the case beretofore, so that for fear of the same laws and punishment, such heresies and lollardries may the rather cease in time to come, by the advice and affent aforesaid, and at the prayer of the said commons, hath ordained and established: That first the chancellor, treasurer, justices,

justices of the one bench and of the other, justices of peace, sheriffs, mayors, and bailiffs of cities and towns, and all other officers, having governance of people, which now be or hereafter for the time shall be, shall make an oath in taking of their charges and occupations, to put their whole power and diligence, to put out and do to be put out, cease, and destroy all manner of herefies and errors, commonly called Lollardries, within the places where they exercise their offices and occupations from time totime, with all their power, and that they affift the ordinaries and their commissaries, and them favour and maintain as often as they or any of them to that shall be required by the same ordinaries or their commissaries, so that when the said officers and ministers. travel or ride to arrest any Lollard, or to make affistance at the instance and request of the ordinaries or their commissaries by virtue of this statute, That the same ordinaries and commissaries. shall pay for their cost reasonably. And that the King's services, to the which the same officers be first sworn, be preferred before all other statutes for the liberty of holy church and the ministers of the fame, and in especial for the correction and punishment of the hereticks and Lollards before this time made and not repealed being in their force. And also that all persons convict of heresy, of what estate, condition, or degree that they be, by the saidordinaries or other commissaries left to the secular power according to the laws of holy church, shall lose and forfeit all their lands and tenements, which they have in fee simple in the manner as followeth; that is to say, That the King have all the lands and tenements, which the faid convicts have in fee simple, And holden of him immediately as forfeit, and that the other lords, of whom the lands and tenements of such convicts be holden immediately after that the King is so seised and answered of the year the day and the waste, have livery out of the King's hands of the lands and tenements aforesaid of them so holden, as it hath been used in the case of attainder of felony, except the lands and tenements which be holden of the ordinaries or their commissaries, before whom any such persons impeached of heresy be convict, which lands and tenements intirely shall remain to the King as forfeit. moreover that all the goods and chattels of these persons so convicted, be forfeit to our sovereign lord the King, so that no perfon convict of herefy, and left to the secular power after the laws of holy church, shall forfeit his lands before that he be And if any such person so convict, be infeoffed be it by fine, by deed, or without deed, in lands or tenements, rents or fervices in fee or otherwise, or hath any other possessions or chattels by gift or grant of any person or persons to another's use, than to the use of such convicts, That the same lands nor tenements, rents nor services, nor such other possessions, nor chattels shall be forfeit to our sovereign lord the King in no wise. moreover that the justices of the king's bench, and justices of Justices of peace, and justices of affise, have full power to enquire of all peace them which hold anyerrors or herefies, as Lollards, and which be their maintainers, receivers, favorers and sustainers, common

writers

Sheriff.

Conisance of heresy.

writers of such books, as well of the fermons as of their schools, conventicles, congregations, and confederacies. And that this clause be put in commissions of the justices of the peace. if any persons be indited of any points aforesaid, the said justices shall have power to award against them a Capias, and the sheriff shall be bound to arrest the person or persons so indited as soon as he may them find by him or by his officers. And for as much as the conifance of herefy, errors, and lollardries belongeth to the judges of holy church, and not to secular judges: such persons indited shall be delivered to the ordinaries of the places or to their commissaries, by indentures betwixt them to be made, within x. days after their arrest, or sooner if it may be thereof to be acquit or conwich by the laws of holy church, in case that these persons be not indited of any other thing, whereof the conisance belongeth to the fecular judges and officers, in which case, after that that they be acquit or delivered before the fecular judges of fuch things, to the fecular judges belonging, they shall be fent in safeguard to the faid ordinaries, or to their commissaries, and to them delivered by indentures, as before to be acquit or convict of such lollardrics, errors, or herefies, as is aforefaid, after the laws of holy church, and that within the term aforesaid. Provided always That the faid indictments be not taken in evidence, but for information before the spiritual judges against such persons so indicted, but that the ordinaries commence their process against such persons indicted in the same manner as though no indictment were, having no regard to fuch inditiments. And if any be indicted of herefy, error, or lollardry, and taken by the sheriff or other officer, he shall be let to mainprise within the said x. days by good surety, for whom the faid sheriffs or other officers will answer, so that the said person or persons, which were so indicted, be ready to be delivered to the faid ordinaries or to their commissaries before the end of the faid ten days, if he may by any means for sickness. And every ordinary shall have sufficient commissaries or commissary dweling in every county in a place notable, so that if any such person so indicted be taken, that the said commissaries or commissary may be warned in the notable place where he dwelleth, by the sheriff or some of his officers, to come to the King's gaol in the fame county, there to receive the fame person so indicted by indentures as before. And that in the inquest in this case to be taken, the sheriffs and other officers, to whom it belongeth shall do to be impaneled good and fufficient persons, not suspected nor procured, that is to fay, That every of them which shall be so impaneled in such inquest, have within the realm of England an hundred shillings of lands, tenements, or of rent by year, upon pain to lose to the King's use ten pound, and they which shall be impaneled in such inquests in Wales, every of them shall have to the value of xl.s. by year. And if any such person be arrested, be it by the ordinary or by the King's officers or ministers, and escape or break the prison before that he be acquit before the ordinary, the goods, and chattels, which he had the day of fuch arrest, shall be forseit to the King and his lands and tenements, which

Mainprise.

which he had the same day, seised also into the King's hands, the King shall have the profits thereof from the faid day until he be yielded to the prison from which he escaped. And that the forefaid justices have full power to enquire of all such escapes. breaking of prison, and also of lands and tenements, goods, and Provided also, That if any 5 R. 2. stat. 2. chattels of fuch persons so indicted. such person indicted do not return to the said prison, and dieth not consuch person indicted do not return to the said prison, and alein not con-2H. 4. C.15. viet, it shall be lawful to his heirs to enter into the lands and tenements 25 H. 8. C.14. of their ancestor, without any other pursuit making to the King for this Repealed by couse, and that all they which have liberties and franchises royal 1 Ed. 6. c. 12. in England, as in the county of Chefter, the county and liberty of 1 Eliz. c.1. Durham, and other like, and also all the lords which have jurisdiction and franchises royal in Wales, where the King's writs do not run, have power to execute and put in due execution these articles in all points by them or by their officers, in like manner as the justices and other the King's officers before declared should do.

CAP. VIII.

Commissions shall be awarded to enquire of a riot, and of the justices default therein.

TEM come contenu soit en lestatut fait lan treszisme del tresnoble Roy HENRY piere a nostre seignur le Roi qore est entre autres qe si ascun riote assemblee ou route des gentz encontre la leye se feroit in ascune partie de roialme adonges les justices du pees trois ou deux de eux au meyns & le viscont ou foutz-viscont de counte ou tiele riote assemble ou route se ferroit enapres viendrent ove le poair du dit counte si bosoigne serroit pur eux arester & eux arestrent & eussent mesmes les justices viscount ou south-viscount poair de recorder ceo qils troverent ensi fait en lour presence encountre la leie et qe par le record de mesmes les justices viscount ou fouthviscount serroient tielx trespassours ou malfesours convictz en manere & fourme come est contenu en lestatut de Et fil avienforcibles entrees. droit qe tielx trespassours & malfesours fuissent departiez deyaunt le venue des ditz justices

TEM, whereas it is contained A rehearful of in the statute made the thir- the statute of teenth year of the noble King HEN- 13 H. 4. c.7. RY, father to our lord the King provided against those that now is, amongst other things, that commit That if any riot, affembly, or rout any riot, rout, of people against the law be made or unlawful in any part of the realm, then the assembly. justices of the peace, three or two of them at the least, and the sheriff or under-sheriff of the county where fuch riot, affembly, or rout shall be made hereafter, should come with the power of the said county, if need were, to arrest them, and them should arrest; (2) and the same justices, sheriff, or undersheriff, should have power to record that which they found so done in their presence against the law; and that by record of the same justices, sheriff, or under-sheriff, such trespassers or offenders should be convict in manner and form as is contained in the statute of forcible entwies. (3) And if it happen that such trespassers or offenders were departed before the coming of the justices, sheriff, or under-sheriff, that the same justices, three or two

of them should diligently inquire within a month after such riot, asfembly, or rout of people so made, and the same hear and determine according to the law of the land; (4) and if the truth could not be found in manner as afore is faid, within a month then next enfuing. the faid, justices, three or two of them, and the sheriff or under-sheriff, should certify before the King and his council all the deed and circumstance of the same; which certificate shall be of like force as the presentment of twelve men, upon which certificate the faid trefpassers and offenders shall be put to answer, (5) and they which be found guilty, should be punished according to the discretion of the King and his council. (6) And moreover, that the justices of peace dwelling nearest in every county where such rout, assembly, and riot of people should be made hereafter, together with the sheriff or under-sheriff of the same counties, and also the justices of assises for the time that they shall be in their sessions, in case that any such riot, affembly, or rout be made in their presence, shall make execution of this statute, every one of them upon pain of an C. li. to be paid to the King, as often as they shall be found in default of execution of the same statute. (7) And forasmuch as many riots, routs, and affemblies bave been made in divers parts of the realm, since the making and proclamation of the same statute, because that the same statute hath not been put in due execution, as our sovereign lord the King hath perceived by divers and grievous complaints to bim made in this prefent parliament; (8) the same our lord the King, willing hereof to provide a better remedy, by the advice and affent aforefaid, and at the fuit of the faid commons,

& viscont ou southviscont ge mesmes les justices trois ou deux de eux enquergerent diligealment deins un moys apres tiel riote assemble ou route des gentz ensi faitz & ent oierent & terminerent folone la leve de la terre et si la verite ne purroit estre trove en maner come devant est dit adonges deins un moys lors proschein ensuant certifierent les ditz justices trois ou deux de eux & le viscount ou south-viscount suisditz devant le Roy & son conseil tout 'le fait & les circumstances dicell quell certificat foit de auticl force come la presentement de xij. sur quel certificat soient les ditz trespassours & malfefours mys a respons & ceux qi font trovez coupables foient puniz folone la discretion du Roy & de son dit conseil. outre ceo qe les justices de la pees demorantz le pluis profchein en chescun countee ou tiel route assemble ou riote de gentz se ferroit en apres ensemblement ovesque le viscont ou south-viscount de mesme les countees & auxi les justices dassises pur le temps qils serront en lour sessions en cas que ascun tiel riote assemble ou route se ferroit en lour presence ferroient execution de cest estatut chescun sur peine de C.li. appaierez au Roi atantz de foitz gils serroient trovez en defaute del execution de mesme lesta-Et pur tant qe pleuseurs riotes routes & assemblees ont este faitz en diverses parties du roialme puis la confection & proclamation du dit estatut a cause qe mesme lestatut nad mye este mys en due execution come nostre tressoverain seignur le Roi lad concieu par diverses & hidouses complaintz a by faitz en ceste present parlement mesme nostre seignur le Roy voillant fur ceo faire pluis greindre remedie del advys & assent avantditz & al priere des ditz communes ad ordeigne & establie qe si defaute soit trovee en les ditz deux justices de la pees ou justices dassifes & le viscount ou soutz-viscount del countee ou tiel riote assemble ou route se ferra touchant lexecution gils doient faire par vertue del dit estatut & dont mesme leftatut fait mention qadonges al instance de la partie grevee issera commission le Roy desouz son graunt seal denquerer fibien de la veritee del cas & de la matier originale pur la partie compleignante come de le defaute ou defautes des ditz justices viscount ou soutz-viscount celle partie supposez a adresser as sufficeantz persones indifferentz a la nomination & advis du chaunceller dEngleterre & qe les ditz commissioners meintenant envoient en la chauncellerie les enquestes & matiers devant eux celle partie prifez & trovez. Et outre ceo ge les coroners de mesme le countee pur le temps esteantz ou tiel riote assemble ou route se ferra ferront les panelles sur la dite commission retournables pur le temps qe le viscount isfint en defaute supposee estoise en son office les quelles coroners retourneront nulles persones mes tielx qe ont terres tenementz ou rent a le value de x. li. par an a meyns. Et auxi ge mesmes les coroners retourneront sur chescun des dites persones a empanellerz a le primer jour qant issuez sont a perdrez xx.s. au meyns & a seconde jour xl.s. a meyns & a tierce jour C.s. a meyns & a chef-

cun

commons, hath ordained and Commissions stablished, That if default be shall be found in the faid two justices inquire of the of the peace, or justices of af- riot, and of fifes, and the sheriff or under- the justices sheriff of the county, where and sheriffs fuch riot, affembly, or rout shall defaults. be made, touching the execution that they ought to make by virtue of the faid statute, and whereof the faid statute maketh mention, that then at the instance of the party grieved, the King's commission shall go out under his great feal, to inquire as well of the truth of the case, and of the original matter for the party complainant, as of the default or defaults of the said justices, sheriff, or under-sheriff, in this behalf supposed, to be directed to sufficient and indifferent persons, at the nomination and by the direction of the chancellor of the realm of England; (9) and Upon the comthat the faid commissioners mission the copresently shall return into the turn the chancery the inquests and mat-inquest, ters before them in this behalf and of what taken and found; and more- sufficiency the over, that the coroners of the jurors shall be. same county for the time being, in which county fuch riot, afsembly, or rout shall be made, shall make the panel upon the faid commission returnable for the time that the sheriff so supposed in default shall continue in his office, (11) which coro- What issues ners shall return no persons, the coroners shall return half return but only fuch which have lands, upon the jutenements, or rents to the value rors, and upon of x l. by year at least; (12) what penalty. and also that the same coroners shall return upon every of the faid persons empanelled at the first day when issues be to be loft, xx s. at the leaft, and at the second day xl. s. at the least, and at the third day C. s.

Where the sherjff and not the coroners shall return the jury.

after the double at the least; which issues so returned by cause of non-appearance of such persons empanelled, shall be adjudged as forfeit to the King, and leviable to his use; (13) and if default be found in the faid coroners, touching the return of fuch persons to be empanelled, or touching the return of such issues, as afore is faid, that every of them shall forfeit to the King's use forty pounds; (14) and if it happen that the said sheriff so reputed in default, be discharged of his office at the time that such commission shall be awarded out of the chancery, that then the new sheriff of the same county, his fucceffor mediate or immediate for the time being, and not the coroners of the fame county, shall make the panel upon this commission returnable in manner and form, as the faid coroners should do in time when the sheriff so reputed in default continued in his office; (15) and that the same new sheriff shall incur like pain of forty pounds to the King, if any default in him be found touching the return of other persons by him empanelled, which have not lands, tenements, or rents to the value of ten pounds by year, or of returning fuch iffues which the faid coroners be above charged to return, as the faid coroners are to lose to the King in this behalf. (16) And that the chancellor of England for the time being, as foon as he may have knowledge of fuch riot, affembly, or rout, shall cause to be fent the King's writ to the juftices of the peace, and to the theritf or under-theriff of the connty

at the least, and at every day

cun jour apres le double au meyns les queux issues issint retournez par cause de non apparence detielx empanellez ferront ajuggez come forfaitz au Roi & a son oeps levables. Et si defaute soit trove en les ditz coroners touchant le retourne de tielx gentz a empanellerz ou touchant le retourne dautielx issues come avant est dit qe chefcun de eux perdra al oeps le Roi xl. li. Et fil aveigne gele dit viscount ensi rette en defaute soit descharge de son office a temps qe tiel commission issera hors de la chauncellerie qadonges le novell viscount de mesme le counte son successour immediate ou mediat pur le temps esteant & nient les coroners de meisme le countee ferra le panell fur celle commission retour nable en les maner & fourme come les ditz coroners ferront en temps gant le viscount issint rette en defaute esteit en son Et qe mesme le novell viscount encourgera autiele peine de xl. li, envers le Roi si afcun defaute en luy soit trovee touchant le retourn dautres persones par luy a empanellerz qi nont terres tenementz ou rent a le value de x. l. par an ou de retourne dautielx issues come les ditz coroners sont suischargiez de retournir sicome les ditz coroners font a perdre envers le Roi cest partie. Et qe le chaunceller dEngleterre pur le temps esteant si tost come il purra avoir conusance dautiel route assemble ou riote il face envoier brief le Roi as justices de la pees & a viscont ou soutzviscont del countee ou ils sont issint faitz gils mettent lestatut ent fait en execution sur la peine contenue en ycelle. ment qe tiel brief ne veigne myę

A writ directed out of the chancery to inquire of riots. mye as ditz justices & viscont ou foutz-viscont eux ne serront pas excusez de la peine avantdite fils ne facent mye execution del estatut suisdit.

Purveu qe les justices & autres officers suisditz ferront lour offices suisditz as costages du Roy en alant demorant & retournant en fesantz lour dites offices per paiement ent affaire par le viscont de mesme le countee pur le temps esteant par endentures entre le dit viscont & les ditz justices & autres officers suisditz afaires de le paiement suisdit dont le dit viscont sur son accompte en lescheqer purra avoir due allouance. Et qe tielx riotours atteintz de grauntz & haynoses riotes eient emprisonement dun an entier a meyns sanz estre lesse hors du prisone par baille mainprys ou en autre maner durant lan suisdit. Et qe les riotours atteintz des petitz riotes eient emprisonement come semble melx a Roy ou a fon confeill. Et qe les fyns dicelles riotours atteintz soient par les ditz justices encressez & mys a greindres sommes qils ne soloient estre mys en tielx cases devant ces heures en aide & supportation de les costages des justices et autres officers suifditz celle partie. Et qe les lieges du Roy esteantz sufficeantz pur travailler en le countee ou tielx routes assembles ou riotes sont soient assistentz as justices commissioners viscont & soutz-viscont de mesme le countee qant ils serront resonablement garniz pur chivacher ove les ditz justices commisfioners & viscont ou soutz-viscont en aide de resistence de tielx riotes routes & assemblez fur peine demprisonement & faire

county where they be so made. that they shall put the statute in execution upon the pain contained in the same; and though that fuch writ come not to the faid justices, sheriff, or under-sheriff, they shall not be excused of the pain aforefaid, if they make not execution of the faid statute.

II. Provided always, That A riot shall be the faid justices, and other of-inquired of at ficers aforefaid, shall execute the King's their offices aforefaid at the charges. King's costs, in going and continuing in doing their faid offices, by payment thereof to be made by the sheriff of the same county for the time being, by indentures betwixt the theriff and the faid justices, and other officers aforefaid, to be made of the payment aforesaid, whereof the faid sheriff upon his account in the exchequer may have due allowance; (2) and The punishthat fuch rioters attainted of ment of great and heinous riots, shall rioters. have one whole year's imprifonment at the least, without being let out of prison by bail, mainprife, or in any other manner, during the year aforefaid; (3) and that the rioters attainted of petty riots shall have imprisonment as best shall feem to the King or to his council; (4) and that the fines of fuch rioters attainted, shall be by the faid justices increased and put to greater sums than they were wont to be put in fuch cases before this time, in aid and supportation of the justices and other officers aforefaid in this behalf; (5) and Each able perthat the King's liege people be- for shall be asing sufficient to travel in the justices and county where such routs, as-sheriff to resemblies, or riots be, shall be press riots. assistant to the justices, commissioners,

cent

les franchises.

fufficeantz

Et qe sembla-

faire fyn & ranceon a Roy. Et

qe les bailifs des franchises fa-

gentz come desuis sur peine de

perdre ou Roy xl. li. en cas qe

tielx pérsones sufficeantz pur-

ront estre trovez deinz mesmes

bles ordeignances & peines teig-

nent lieu & force en citees

burghs & autres villes & lieux

enfranchisez queux ount justi-

ces de la pees deins les citees

burghs villes & autres lieux fu-

isditz et qe cest estatut com-

mencera a tenir lieu meinte-

naunt apres la proclamation

empaneller

Bailiffs of ranchiles.

ted in cities,

towns corpo-

rate.

missioners, sheriff, or undersheriff of the same county, when they shall be reasonably warned, to ride with the faid justices, commissioners, and sheriff, or under-sheriff, in aid to resist such riots, routs, and affemblies, upon pain of impriforment, and to make fine and ransom to the King; (1) and that the bailiffs of franchises shall cause to be impanelled sufficient persons as before, upon pain to lose to the King forty pounds, in case that such sufficient persons may be found Riots commit- within the same franchises; (7) and that like ordinances and

boroughs, and pains shall hold place, and take

effect in cities, boroughs, and other places and towns infranchised, which have justices of the peace within the cities, boroughs, and other places aforefaid; (8) and that this statute shall begin to hold place presently after the proclamation there-

ent fait.

19 H. 7. c.13. of made.

CAP. IX.

A remedy to punish bim that doth commit felony, and flee into an unknown place.

TEM, forasmuch as great and grievous complaints have been made to our sovereign lord the King, by the commons in this prefent parliament, of divers murders, manslaughters, robberies, batteries, assemblies of people in great number in manner of infurrection, and of divers other rebellions and riots, and after such offences the faid felons and offenders flee, and withdraw themselves into divers woods and secret places and unknown, and elsewhere, to the intent and purpole to avoid the execution of the common law, and that they might not be brought to answer; (2) whereupon our sovereign lord the King, considering the aforesaid complaint, by the advice and affent of the lords spiritual and temporal in the fame parliament affembled, · hath

TTEM pur ceo qe graunde & grevouse compleint ad este fait a Roy nostre soverain seignur par les communes en cest present parlement de diverses murdres homicides robberies bateries assemblees de gentz en graund noumbre par manere d'nsurrection & de diverses autres rebellions & riotes & apres tieux maffaitz les ditz felons & meffesoures sensuent & retrehent as diverses boys & lieux covertez & disconuz & aillours a lentente & purpos de voider lexecution de la commune ley & gils ne serroient asmesnez a respounse selonc proces de la ley fur quoy nostre dit soverain feignur le Roy confiderant la fuisdite compleinte par affent des seignurs espirituelx & temporelx en mesme le parlement assem-

1414. affemblez ad ordeine & establiz a la requeste des ditz communes qe fi ascuny en temps avenir viegne en la chauncellarie & face compleint duement qe ascun tiel felon ou maffesour come avaunt est dit sen est fuy ou retrehet a ascun tiel lieu ou aillours a lentente suisdit soit fur tiel compleint une bille sufficiantment fait pur le Roy & ait le chaunceller dEngleterre pur le temps esteant apres tiele bille a luy liveree sil poet estre enformez duement tiele bille contenir veritee poair de faire folone sa discretion un brief de Capias a la fuite de Roy direct a viscount de countee ou countees ou les ditz murdres homicides robberies bateries & autres meffaitz sont supposez par la dite bille estre faitz & perpetrez retournables en la dite chauncellarie a certein jour. Et si les persones en le dit brief contenuz soient prisez par le dit viscount ou foy rendent en mesme la chauncellarie gadonges soient tielx persones mys en garde ou a mainprise selone la discretion du chaunceller. Et outre soit maunde denquerer de tielx malfaitz & sur ceo soit fait come la leie demande. le viscount retourne a jour de Capias retournable qe les perfones en ycelles comprisez par ascun de les causes suisditz ne purront estre par luy prisez ne mesmes les persones ne soi rendent en la dite chauncellerie qadonqes face le dit chaunceller faire brief de proclamation direct au dit viscount re-

tournable en banc du Roy a

certein jour qil face proclama-

zion en deux countees qe les persones en le dit brief nomez

veignent a dit jour en le suisdit

hath ordained and established at the request of the said commons, That if any person hereafter come into the chancery, and make complaint duly, that any fuch felon or offender, as afore is faid, flee or withdraw himself into any such place, or elsewhere, to the intent aforefaid, upon fuch a complaint a bill shall be sufficiently made for the King; (3) and the A remedy to chancellor of England for the punish him time being, after such a bill to commit any him delivered, if he may be murder or duly informed that such a bill robbery, and containeth truth, shall have then doth flee power to make according to into a fecret his discretion a writ of Capias at the King's suit, directed to the sheriff of the county or counties where the faid murders, manslaughters, robberies, batteries, and other offences be supposed by the faid bill to be done and perpetrate, returnable in the faid chancery at a certain day. (4) And if the persons The party ac-in the said writ contained be cused is taken taken by the said sheriff, or by the sheriff, yield themselves in the same himself. chancery, that then such perfons shall be put in ward or to mainprise, according to the discretion of the chancellor. (5) And moreover be it commanded to inquire of such offences, and upon that shall be done as the law requireth. (6) And if the theriff return at The theriff rethe day of the Capias returna- turneth, that ble, that the persons in the not be taken. fame comprised for any of these causes aforesaid, cannot be by him taken, neither the same persons do yield themselves in the faid chancery, that then the faid chancellor shall cause to be made a writ of proclamation directed to the faid theriff, returnable in the King's bench

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bench at a certain day, that he shall make proclamation in two counties that the persons named in the faid writ shall come at the faid day in the bench aforesaid, there to answer to the matter comprised within the faid bill, upon pain to be convict of the matter comprised in the faid bill; (7) and that in every fuch writ of proclamation shall be contained the substance of the matter comprised within the faid bill: (8) and if they come not at the day of fuch proclamation returned, then shall they be holden and adjudged for convict and attainted as aforesaid; and if they come at the proclamation, it shall be of them inquired and done in manner as above is faid.

The fuggestions of fuch riots shall be testified under the feals of meriff.

Riots commit- made. is a chancellor and a feal.

II. Provided always, That the suggestions of such riots be testified to the chancellor of England by letters fealed under two justices of the seals of two justices of the peace and the peace at the least, and the sheriff of the county where such riots shall be made, before that the writ of Capias be granted; (2) in which writ of Capias, the matter which is comprised within the same bill shall be as well expressed, as in the writ of pre-lamation thereof to be (3) And if such case ted in a coun- happen in the county palatine ty where there of Lancaster, or else in any franchise where there is a chancellor and a feal, that then the chancellor of England shall cause to be written or sent by the King's writ to the chancellor of fuch county or franchife, all the fuggestion in the faid bill comprised, commanding him to make fuch execution as in the faid article is

banc pur y respondre a la matier compris en la dite bille fur peine destre convictz de la matier compris deins la dite bille & en chescun tiel brief de proclamation foit contenu la substance de la matier compris deinz la dite bille & sils ne veignent a jour de tiele proclamation retournee foient adonqes tenuz & adjuggez pur convictz & atteintz come desuis est dit & sils veignent a la proclamation soit de eux enquis & fait en manere come desuis est

Purveu qe les suggestions de tielx riotes soient tesmoignez a le chaunceller dEngleterre par lettres ensealez desoutz les seals de deux justices du pees a meins & le viscount del countee ou tielx riotes ferront devant ceo qe tiel brief de Capias soit graunte en quel brief de Capias foit fibien la matiere expresse quel est compris deins massime la bille come en le brief de proclamation ent affaire. Et si tiel cas aveigne en le countee palatyn de Lancastre ou aillours en franchise la ou il y ad chaunceller & seal gadonges le dit chaunceller dEngleterre face escriver ou envoier par brief du Roy a le chaunceller de tiel countee ou franchise toute la suggestion en la dite bille compris commandant a luy de faire tiel execution come en le dit article est compris issint toutz foitz qe brief du Roy hors de la chauncellarie dEngleterre ne courge en tiel countee ou franchise autrement qe nad este usee en temps passe & ge ceste ordinance estoise en sa force tange al fyn du proschein parlement.

comprised; (4) so always that the King's writ shall not run

out of the chancery of England in such a county or franchise, othe wife than bath been used in time past; (5) and that this Made perpeordinance shall stand in his full force until the end of the next tual by 8 H.S. parliament.

Other statutes made at Westminster, Anno 2 HEN.V. stat. 2. and Anno Dom. 1414.

OSTRE seignur le Roy a son parlement tenuz a Westm' le Lundy apres les oeptaves de seint Martyn lan de son regne seconde del advis & affent des seignurs espirituelx & temporelx & a les especialx requeste & instance des communes de son roialme adonges illoeges assemblez ad ordeine fait & establie diverses ordinances & estatutz en la fourme genfuit.

UR lord the King, at his parliament holden at Westminster, the Monday next after the Utas of St. Martin, the fecond year of his reign, by the advice and affent of the lords spiritual and temporal, and at the special instance and request of the commons of his realm then there assembled, bath ordained and established divers ordinances and statutes in the manner and form as followeth.

CAP. I.

What fort of men shall be justices of the peace:

PRimerement qe les justices de la pees desore enavaunt affaires deinz les countees dEngleterre soient faitz de les pluis fufficeantz persones demurantz en melmes les countees par advis du chanceller & conseyll le Roy sanz prendre autres persones demurantz en foreins countees a tiel office occupier forspris les seignurs & les justices daffifes ore nomez & anomerz par le Roy & son conseil & forspris auxi les chiefs seneschalx du Roy des terres & seignuries del duchee de Lancastre en le north & le south pur le temps esteantz.

TIRST, That the justices of 4 Inst. 51.
the peace from henceforth
to be made within the coun34 Ed. 3. c. 1. ties of England, shall be made what fort of of the most sufficient persons persons shall dwelling in the same counties, be justices of by the advice of the chancellor peace. and of the King's council, without taking other persons dwelling in foreign counties to execute fuch office, except the lords and the justices of assises now named, and to be named by the King and his council; and except all the King's chief stewards of the lands and seigniories of the dutchy of Lancaster, in the north parts, and in the fouth, for the time be- 13 R. z. flat.z, ing.

c. 7.

CAP. II.

The yearly wages of chaplains and parish priests settled.

TEM, whereas it is contained in the statute, made the xxxvi. Ex edit. Raft. year of King Edward the Third after the conquest, That no Parish prieste, parish priest nor yearly priest should take but v. marks, or vi. at Vol. III.

the most for their wages by year. And where the parish priests which now be, will not serve but for x.li xii. marks or x. marks by year at the least, against the form of the said statute, to the great damage of the King's liege people, as he hath perceived by the complaint of the commons of his land: the King willing for the fame to provide remedy in ease of the said commons, hath ordained and established, That no yearly chaplain within the realm shall take from henceforth more for his whole wages by year, that is to fay, for his board, apparel, and other necessaries, but vii. marks, nor the parish priests, which be or shall be retained to serve cures, shall take from henceforth for their whole wages by year, that is to fay, for the things aforefaid but yiii. marks, unless it be by licence of the ordinary, so that the whole fum país not nine marks.

36 Ed.3.c.8. Rep.21 Jac.1. C. 18.

CAP. III.

Of what estate those jurors must be, which are to pass touching the life of man, plea real, or forty marks damages.

Explained by 8 H.6. C.sg.

TTEM, The King confider-L ing the great mischiefs and difherilons which daily happen through all the realm of England, as well in case of death of a man, as in case of freehold, and in other cases, by them which pass in inquests in the faid cases, which be common jurors, and other that have but little to live upon but by such inquest, and which have nothing to lose because of their false oaths, whereby they offend their confciences the more largely; (2) and willing thereof to have correction and amendment, hath ordained and established, by affent of the lords and commons aforesaid, That no person shall be admitted to Of what effate pais in any inquest upon trial jurors must be of the death of a man, nor in pass in an in-party in plea real, nor in plea ing the life of personal, whereof the debt or man, plea real, the damage declared amount to or forty marks forty marks, if the same person have not lands or tenements of the yearly value of forty shillings above all charges of the fame; (3) so that it be challenged by the party, that any

TEM le Roy confiderant les L grandes meschiefs & desheritances qe de jour en autre aveignent parmy tout le roialme sibien en cas de mort de homme come en cas de franc tenement & es autres cases par ceux ai passent es enquestes en les ditz cases qi sont communes jurours & autres qi nont qe poie de vivre mes par tieux enquestes & les queux nont riens a perdre par cause de lour faux ferementz paront ils le pluis legierment offendent lour conscience et voillant ent avoir correction & amendement ad ordeigne & establie par assent des seignurs & communes suisditz qe null persone soit admys de passer en ascune enqueste sur trial de mort de homme ou en ascune enqueste parentre partie & partie en plee real nen plee personell dont le dette ou les damages declarez amontent a quarant marcz si mesme la persone neit terres ou tenementz de annuell value de quarant fouldz outre les reprises dicelles iffint gil foit chalangee par la partie qe ascun empanelle en melmes les cales nad my terres

who are to damages.

ou tenementz a le value annuell de quarant fouldz outre les charges come avaunt est dit. fuch person so impanelled in Rast. 117.
the same cases hath not lands **28 Ed. 3. C. 13.
or tenements of the yearly value of forty shillings above the
18.
charges, as afore is said.
2 H. 7. f. 13.
10 H. 7. f. 14.

CAP. IV.

There shall be no gilding of silver ware, but of the allay of English sterling.

TEM pur ceo qe les or-1 feours dEngleterre de lour commune covyn & ordinance ne voillent my vendre les choses de lour mistier endorrez sinon a double pris de le pois dargent dicelles le quell semble a Roy trop outrageous & trop excessivé pris le Roy pur laise de son poeple voillant ceo remedier ad ordeine & establie ge toutz les orfeours d'Engleterre fuiforrent null argent pier qe del allaie desterling Englois & qils preignent pur la libre de Troy orre xlvi. s. vili. d. a pluis & de greindre pois & de meindre selone la quantite & laffemante de mesme la somme et qe ceo qe ferra par eux fuiforre desore enavaunt soit de resonable pois & non pas excessive et si nul orseour face le contraire forferra a Roy la value de la chose vendue.

TEM, for that the goldsmiths There shall be of England, of their covin no gilding of and ordinances, will not fell the but of the alwares of their mystery gilt, but at lay of English the double price of the weight of sterling. the silver of the same, which fecmeth to the King very outrageous and too excessive a price; (2) the King for the case of his people, willing to remedy the same, hath ordained and established, That all the gold-Rep in part. fmiths of England shall gild no 21 Jac. 1. c. 28. filver worse than of the allay of the English sterling, and that they take for a pound of Troy The pound gilt but forty-fix shillings eight Troy of filver pence at the most, (3) and of gilt shall be greater weight, and less, ac-8d. cording to the quantity and rate of the same sum; and that which shall be by them gilt from henceforth shall be of reasonable price, and not excessive; (4) and if any goldfmith do contrary to this statute, he shall forfeit to the King the value of the thing so sold. 4 H.4. C.12.

CAP. V.

If a Welchman, on process awarded against bim for detaining an Englishman, refuse to appear, he shall be outlawed, and writs shall be issued to apprehend him.

TEM, forasmuch as since the rebellion of the Welchmen now late Ex edit. Rust. reformed, many of the rebels of Wales, with other their adhe- Wales. rents, with force and arms in the manner of war, sometimes by day, and sometimes by night, have come into the counties of Salop, Hereford, and Gloucester, and in other places bordering upon the same countries, and in divers woods and other places there hid and lodged, have traiterously and seloniously taken many of the King's faithful liege people, some in riding about their merchandises and doing their own bu-

1414.

in their husbandry in God's peace and the King's, and those the King's liege people so taken, have brought out of their country to aivers parts of Wales, and them have kept and witholden with them in the mountains of those parts of Wales by half a year, sometime more, and fometime less, till they have ransomed some of the said liege people to an Cli. and some more after their rate, in like manner as is used in time of war, to the great damage and mischief of the people of the said counties and countries, and to an evil example, if it be not the rather remedied, as the King by the grievous complaint of the commons hath perceived: Our fovereign lord the King, willing against all such offenders to ordain a due punishment, hath ordained and established, That the justices of peace within the counties of England affigned for the time, shall have power to enquire, hear, and determine all manner of fuch treasons and felonies, as well at the King's suit as at the party's: so that in case that such offenders will not appear before the faid justices, to answer as the law requireth in this behalf, till they be according to the custom of the realm outlawed; then the same justices shall certify by their letters under their feals, the officers of the feignories, in which such outlaws be withdrawn, abiding, or resiant, of the outlawry upon them so pronounced. And that the same officers upon that certification, take the bodies of those outlaws, and do execution upon them in the same seignory, as the law demandeth, without fine or ransom in this behalf to be

Justices of berce.

Altered by 27H.B.C.26.

made.

CAP. VI.

Merchandises of the staple shall not be exported beyond sea, without the King's licence, until they be first brought to the staple.

Staple.

TEM, whereas in the parliament holden the first year of King Henry the Fourth, father to the King that now is, by the advice of the lords and commons in the same assembled, it was ordained and assented, That the staple of wools, leather, woolfels, lead, and tin, Should be wh lly at Calais, saving always, that all the merchants of Genoa, Venice, Catalonia, Arragon, and of other realms, lands, and countries towards the West, being of the King's amity, that would bring to Hampton or elsewhere within the realm, caraks, ships, galleys, or other veffels, charged or discharged, might freely sell their merchandises to whom pleased them, and there to recharge all their faid vessels of wools, leather, woolfels, lead, and tin, and of other merchandifes of the staple, and freely bring them into their country towards the West, after the form of the statute thereof made the second year of King Richard the Second after the conquest. faved also to the burgesses and merchants of the town of Berwick upon Tweed, and to the resiants and inhabitants in the same, that they may buy wools, leather, and woolfels, as well of the growing of Tindale and other places within the realm of Scotland, and other of the growing of England, that is to say, of all that place betwint the waters of Tweed and Coket, as of the growing of other parts within the realm

realm of Scotland: and the same wools, fells, and leather, to bring to the port of the said town of Berwick, and to carry them to foreign parts, or fet them to fale in the faid town of Berwick, according to the form and effect of an ordinance thereof made the first wear of the faid King Richard. And now so it is, that certain merchants, as well of the ifles of Jersey and Guernsey, as merchants of the parts of Britanny, and Guion, do buy in divers places of Cornwal whole tin not molten, and the same carry and send to be fold in divers parts of France, Normandy, Britanny, Guion, and elsewhere than to the faid flaple, and also divers other merchants, as well denizens as thrangers, do buy and fend molten tin, called shotten tin, out of the realm to the parts of Flanders, Holland, Zealand, and to other parts beyoud the fea, than to the faid staple, against the form of the fuid ordinance so late made, to the great fraud, loss, and damage to the King, as of his customs, and to the hindrance of all their repairers to the same staple, as the King is thereof certified by the motion of his commons now present: The King considering the same ordinance to be necessary and profitable for him and the said staple, will, granteth, and commandeth, That the same shall stand in his force, and moreover the King, by the affent of his lords spiritual and temporal, and of his commons here affembled in this parliament, will and ordaineth, That no wools, fells, leather, lead, nor tin, whole or molten, called shotten tin, nor none or ther merchandise of the staple, from henceforth shall be sent nor carried to any parts beyond the sea, unless they be first brought to the faid staple after the form of the said ordinance made the first year of King Henry, upon pain of forfeiture of all the merchandises in such manner sent or carried out of the realm, unless it be by the King's licence, and except those perfons, places, and things, which be excepted in the faid ordinance made in the faid first year of the said King Henry for the time that the persons of the places so excepted be of the King's amity, and that in the form contained in the faid ordinance. And moreover that every man (except those before excepted) which shall send or carry any such merchandises of the staple out of the realm of England in time to come, shall find good and sufficient surety to the King, before his customers, of the place where the same merchandises shall be taken and customed within the same realm, before that he depart with the same merchandifes, that he shall first bring or fend them to the said aR.s.stat.g. staple in the form aforesaid, unless he have the King's licence as 2 H. 6. c.4. afore is faid.

14 Ed.4.c.3.

A statute made at Westminster, Anno 3 HEN. V. and Anno Dom. 1415.

AIT assavoir qe a le parlement tenuz a Westm' le Lundy T the parliament holden at Westminster the Monday D 3

next after the feast of All Saints, the third year of the reign of King Henry the Fifth, a statute was made by the King our lord, with the assent of all the lords spiritual and temporal, and at the request of the commons of England there assembled for the common prosit and weal of the realm.

Lundy proschein apres le fest de toutz saintz lan du regne le Roy Henry quint apres le conquest tierce suit fait un estatut par le Roy del assent de toutz les seignurs espirituelx & temporelx a lespeciale requeste des communes d'Engleterre assemblez illoeges pur le commune bien & prosit de tout le roialme.

CAP. I.

It shall be felony to import or offer in payment any sort of money forbidden by former statutes.

Ex edit. Raft. Gally halfpence.

Suskin and Dotkin. Money.

Justices of peace.

Mayors. Bailiffs. Stewards.

HAT is to say, That Gally halfpence, and the money called Suskin and Dotkin, and all manner of Scottife money of filver, shall be put out, and not be current hereafter for any payment in the realm of England. Joined to the same, that proclamation be made through all the counties of England within franchises and without, and elsewhere, that all that have Gally halfpence, suskins or dotkins, shall bring them to the King's exchanges betwixt this and the feast of Easter next ensuing, there to be broken, and that that is found good filver, there to be Itriken and coined in English halfpence. And all they which after the said seast of Easter do make coin, buy, or bring into the realm of England any Gally halfpence, sushins, or dotkins, to fell them, or to put them in payment in the same realm, and thereof be attainted, they shall be judged as felons of our sovereign lord the King, and shall forseit all their lands and tenements goods and chattels, And that the lords, of whom such lands and tenements be holden, shall have and enjoy the forfeitures as in other cases of felony, And if any of the King's liege people or other person put Gally halfpence, suskins, or dotkins, in payment, or them receive in payment, within the realm of England, and thereof be duly attainted, they shall forfeit at every time that they make such payments or receit, Cs. whereof our fovereign lead the King shall have the one half, and he that will fue for the King thereof to attaint them, shall have the other half, and that as well the justices of peace within all the counties of England, as mayors and bailiffs within the cities and boroughs, and stewards of lords in their view of frankpledge, shall have power to enquire by good enquests to be taken before them of all the matters aforefaid. And that the faid mayors and bailiffs, after the faid enquests before them taken, shall send the same inquisitions before the justices of peace of the counties, in which the faid cities and boroughs be. And that the faid justices of the peace of the counties have power, as well of the said inquisitions so taken before such mayors and bailiffs, and fent before the said justices (as afore is faid) as upon other inquifitions before the fame justices of peace

peace in their fessions to be taken touching the said matters, to make process, and to award the Capias and Exigend, and to hear and determine all the faid matters according to their difcretion. as in other cases of selonies and trespasses bath been used before a H.6.c.g. this time.

Statutes made at Westminster, Anno 3 HEN. V. stat. 2. Anno Dom. 1415.

YOSTRE seignur le Roy a fon parlement tenuz a Westm' le Lundy le seszisme jour de Marcz lan de son regne tierce del advis & assent des seignurs espirituely & temporelx & a la requeste des communes affemblez en mesme le parlement ad ordeignez & establiz diverses ordinances & estatutz en la fourme gensuit.

UR lord the King, at his parliament bolden at Westminster the Monday the fixth * day . Sixteenth. of March, the third year of his reign, by the advice and affent of the lords spiritual and temporal and at the request of the commons, assembled in the same parliament, bath ordained and established divers statutes and ordinances in the form fellowing,

CAP, I,

A confirmation of the liberties of the church, and of all persons, cities, &c.

Rimerement qe seinte esglife cit toutz' ses libertees & franchises & qe toutz les seignurs espirituelx & temporelx & les autres lieges du Roy eiantz libertees & franchises & toutz les citees & burghs du roialme eient & enjoient toutz lour libertees & franchifes queux ils ount des grantes de les progenitours notire feignur le Roy & de la confermement melme nottre feignur le Roy ou fon grante demolne forfpris ceux franchises & libertees queux fant repellez en cest present parlement & ceux qe sont repellablez par la commune leie,

TIRST, That holy church The liberties have all her liberties and of the church franchifes, and that the lords and of all ci-fpiritual and temporal, and o- and persons ther the King's liege people, confirmed. having liberties and franchises, and all the cities and boroughs of the realm, have and enjoy all their liberties and franchises, which they have had of the grants of the King's progenitors, and of the confirmation of the same our lord the King, or his grant; (2) except always those franchises and liberties which be repealed in this prefent parliament, and those that be repealable by the common law,

CAP. II.

Privilege given to certain abbots, &c, to make their attornies in the courts of Stancliffe and Frendles.

Ex edit.Raft.

TEM, forasmuch as there be divers abbots, priors, and o-ther religious persons, whereof some be of the King's soundation, and some of the foundation of other lords of the realm of England, dwelling as well within the county of Lancaster, as in the county of York, whereof some have possessions within the wapentakes of Stancliffe wapentake, and Friendles wapentake, in Craven in the county of York, and some not, against whom divers persons daily by abettment and procurement of the bailiss, approvers of the courts of the said wapentakes, and the stewards that hold pleas in the faid courts, and of fermours of the profits and revenues of the faid courts, feign and procure by them and other of their covin and affent, divers plaints, pleas of debt, and trespass, and other pleas against them in the courts of the faid wapentakes, and there whereas the same abbots and priors come to the faid courts, for the defence of fuch wrongful plaints and pleas, and pray and profer to the stewards and bailiffs of the said courts to make their attornies in such pleas: the faid stewards and bailiffs the same refuse, and will not receive fuch attornies of fuch abbots and priors in any plea of debt or trespass, nor in any other plea, and that moreover the same stewards and bailists of their own authority do amerce the said abbots and priors for every plaint, at the first time xiid. and at every other time for every of the faid plaints x s. and xx s. and more at their own will, to the great damage and grievance of the faid abbots and priors, and against reafon and the common law of the land: the King hath ordained remedy of the faid grievances, that all fuch abbots and priors, and their fuccessors and every of them, so vexed and to be vexed in the faid courts, may make their general attornies or attorney, that is to fay, every of them under the common seal of his house, to gain and lose in every manner of plea of debt and trespass, and in any other plea moved or to be moved in the faid courts and in all other courts within the faid wapentakes. And that the stewards and bailiffs in the said courts receive the faid attornies fo made and named without any contradiction. And if the same stewards or bailiss refuse to receive any fuch attornies or attorney, so made and named to be made or to be named, that then the stewards and bailiffs at every time of fuch refusal of such attorneys, shall forfeit and incur the pain of ten pounds to our sovereign lord the King. And that the faid abbots and priors, or their successors in the said courts, nor none of them, be in any wife amerced for any nonfuit or default otherwise than secular persons. And that this ordinance stand in his force for all the year next following, and till the parliament in the fame year next following.

m a and xx s.

5H.5.C.3. 9 H.6.C.10.

CAP. III.

All Britons not made denizens shall depart the realm upon pain of death.

TEM, whereas divers Britans be now late come within the Britans. realm, some of them abiding about the queen's person in her house, and some nigh the said house, and elsewhere within the said realm, for to hear, know, and perceive the secretness of the realm, and the same to discover to Britons, which be the greatest enemies of the King and of his realm, and for to carry away the money and jewels out of the said realm, in great prejudice and damage to the King and to all his realm, as our fovereign lord the King by the grievous complaint of his commons is instructed: the same our sovereign lord the King will and hath ordained, That all fuch Britons dwelling in the queen's house, and other abiding nigh to the same house and elsewhere, not made denizens, shall be voided out of the realm: and that proclamation be made, that the faid Britons do void out of the realm betwixt this and the feast of St. John the Baptist next coming, and that upon pain of life and of member.

CAP. IV.

All provisions, licences, and pardons of a benefice sull of an incumbent shall be woid.

pro-

TEM combien en temps le Roi Henry quart pier a Roy nostre tressoverain seignur qi Dieu affoille lan de son regne septisme pur eschuer pluseurs discordes & debates & diverses autres meschieves verisemblables a sourder & avenir a cause des plusours provisions adonges faitz & affairz par lappostoill & auxi des licences sur ceo grauntez par le dit nadgairs Roi entre autres choses ordeignez estoit & establiz qe null tiele licence ou pardon enfy grantee pardevaunt mesme lordinance ne a grantier en apres ferroit vaillable a ascune benefice plein dascun incumbent a jour del date en tiele licence ou pardon grante. Nienpersones tlemeins diverses eiantz provisions de lappostoill de diverses benefices en Engleterre & aillours & licences roialx pur executer les ditz

TEM, whereas in the time of 7H.4.c.s. King Henry the Fourth, father to our sovereign lord, whom God forgive, the seventh year of his reign, to eschew many discords. and debates, and divers other mischiefs which were likely to rife and happen, because of many provisions then made, or to be made, by the pope, and also of licences thereupon granted by the faid late King, amongst other things it was ordained and stablished, That no licence or pardon so granted before the same ordinance, nor after to be granted, should be available to any benefice full of an incumbent at the day of the date of fuch licence or pardon granted: (2) votwithstanding several persons having provisions of the pope of divers benefices in England, and elfewhere and licences royal to execute the faid provisions, have by colcur of the same provisions, licences and acceptations of the said benefices,

been incumbents by a long feafon, of the collations of the patrons (piritual, to them duly made to their intent, to the utter destruction and subversion of the estates of the said incumbents: (3) the King willing to remove fuch mifchief, hath ordained and established, That all the incumbents of every benefice of holy church, of the patronage, collation, or presentation of spiritual patrons, may peaceably and quietly enjoy, and shall enjoy their faid benefices, without being inquieted, molefled, or any wife grieved by any colour of such provisions, licences, and acceptations whatfo-All provisions ever: (4) and that all the licences and pardons upon and by fuch provisions made in any manner, shall be void and of no value. (5) And if any feel himself grieved, molested, or inquieted in any wife from henceforth by any colour of fuch provisions, licences, pardons, or acceptations, that the same molesters, grievers, and inquieters, and every of them, shall suffer and incur the pain and punishments contained in the flatutes of provisors before this time made, and that by process of Pramunire facias

formed upon the case; (6) and

that the party which shall sue by the same writ, shall recover

his treble damages, if the defendants named in the same

fubtilly excluded divers persons of

their benefices, in which they bave

made by the pope, and licences or pardons ranted by the King, touching any benefices full of an incumbent shall be void.

sgEd.3.ftat.6.

writ, or any of them, be convict in that behalf. mesme le brief recovera ses damages a treble si les desendantz en melme le brief nomez ou ascuny dicell sojent ou soit convictz ou convict ceste partie.

provisions ont par colour dicelles provisions & licences & accentations des ditz benefices subtielment ousez diverses perfones de lour benefices es queux ils ont estez incumbentz par long temps dell collation des verraies patrons espirituelx a eux faitz duement a lour entent a finall destruction & enervation destates dicelx incumbentz le Roi voillant oustier tiele meschief si ad ordeigne & establie qe toutz les incumbentz de geconges benefices de seinte esglise del patronage collation ou presentation des patrons espirituely puissent peisiblement & quietement enjoier & enjoient lour ditz benefices fanz eftre inquietez moleftez ou grevez ascunement par ascuny par colour de tieux provisions ou licences & acceptations queconges. Et qe toutz les licences & pardons fur & pur tieux provisions faitz en ascun manere soient voidez & de null value. Et si ascuny se sente grevee moleste ou inquiete ascunement desprenavaunt par ascuns ou ascuny par colour de tieux provisions licences pardons ou acceptations que melmes es grevours molestours ou inquietours & chefcuny de ceux eient & encourgent ait & encourge les peines & punissementz en les estatutz & ordeignances des provisours avant ces heures faitz contenuz & ceo par proces de Premunire facias fourmee fur le cas & qe la partie qi purfuera

CAP. V.

Inwbich courts an attaint may be brought upon a falle verdiff given in the city of Lincoln, and by whom it shall be tried.

TEM combien par estatut fait en le parlement tenuz a Westm' lan du reigne le Roi RICHARD seconde puis le conquest treszisme ordeigne fuit & establie gen assises jurces & toutz autres enquestes queux delors ferroient prisez parentre partie et partie devaunt les mair & ballives de la citee de Nichole qi pur le temps serroient si ascune des parties delors soi pleindroit de faux serement fait par tielx assises jurees ou enquestes latteint luy serroit grantee & le record serroit mandee par brief en banc le Royou en commune bane et qe le viscont arraieroit le panell del juree de tiele atteinte des foreins sanz mander al franchise du dite citee et qe les justices prendroient mesme la juree de mesmes les foreins nient contreefteant ascune franchise grantee au dite citee ou autre ulage a contrarie. Jalemeins pur tant qe fir Henry nadgairs Roi dEngleterre pier a nostre tresfoverain feignur avauntdit le xxi, jour de Novembr' lan de son regne unizilme par les lettres patentz entre autres graunta as mair & comminalte de la dite citee qe le noun des baillives de mesme la citee serroit translate en le noun des viscontz et qu mesme la citee les suburbes & le purceint dicell forspris le chastell & le bayle de Lincoln & les mures & fosses dicell alors pur toutz jours serroit appelle le countee del citee de Lincoln pluseurs gentz font & ont esteez en ambiguite le quell homme qi pleindre se vorra de faux

TTEM, whereas by the flatute 13 R.a. flat.z. made in the parliament bolden C-18. at Westminster the thirteenth year of King Richard the Second. it was ordained and established. That in affifes, juries, and all other inquests, which thenceforth should be taken betwixt party and party, before the mayor and bailiffs of the city of Lincoln, which for the time should be, if any of the parties then did complain him of false oath made by such assists, juries, or inquests, that the attaint should be granted to him, and the record sould be sent by writ into the king's bench, or into the common bench; (2) and that the sheriff should array the panel of the jury of such attaint, of foreigns, without sending to the franchise of the said city; and the justices should take the same jury of the same foreigns notwithstanding any franchife granted to the faid city, or any other usage to the contrary. (3) Nevertbeless, forasmuch as The name of the lord Henry, late King of Eng. bailiffs of land, father to our fovereign lord Lincoln transthe King aferefaid, the twenty- name of thefirst day of November, the thir- riffs. teenth year of his reign, by his letters patents, amongst others, granted to the mayor and commonalty of the faid city, that the name of bailiffs of the same city should be translated into the name of sberiffs; and that the same city, fuburbs, and precinct of the same (except the castle of Lincoln, and the walls and ditches of the same) should for ever be called the county of the city of Lincoln: divers people be and have been in doubt, whether a man that will complain of a false oath made in

Upon a falle verdict given before the mayor &c, of the county of the city of Lincoln, an attaint may be brought triable by foreigners.

the county of the faid city after, by force of the said statute, should bave a writ of attaint directed to the sherisf of the county of Lincoln, to be arrayed by the people of the same county, or not, and also of other articles and points of the faid statute; (4) the King willing to remove all manner of ambiguities and doubts in this behalf, hath ordained, granted, and established, That in assistes, juries, and all other inquests which be and shall be taken betwixt party and party, before the mayor and bailiffs, and before the sheriff of the county of the city of Lincoln, which for the time is, and shall be, or any of them, if any of the said parties do complain of a false oath made by such affises, juries, and inquests, a writ of attaint shall be granted to him, directed to the sheriff of the faid county of Lincoln for the time being, and the same record shall be sent by a writ into the king's bench, or into the common bench; (5) and that the sheriff of the county of Lincoln, which for the time shall be, shall array the panel of the jury of such attaint of people of the county of Lincoln; and that the justices of the King and of his heirs shall take the same jury of people of the county of Lincoln, according to the intent and effect of the said statute, notwithstanding the said letters patents, or any thing therein contained, or any poffession or other thing by the force of the same letters had or made, or any franchise granted, or to he granted to the citizens of the faid city, or to their fuccessors, or other usage to the rate.

faux serement fait en le countee du dite citee puisse par force del estatuit suisdit avoir brief de atteinte adresser a viscont del countee de Nichole destre arraie par gentz de mesme le countee ou nemy & auxint dautres articles & points de mesme lestatut le Roy voillant ouster toutz maners ambiguitees & awerestees ceste partie si ad ordeigne grante & establie gen affiles jurees & autres enqueftes qeconqes qi sont & serront prisez parentre partie et partie devaunt les mair & baillives ou viscont del countee de la dite citee de Nichole qi pur le temps furent & serront ou ascuns de eux siascun des parties soi pleint de faux serement fait par tieux affifes jurees ou enqueftes brief datteint luy soit grante adresser al viscont del dit countee de Nichole pur le temps esteant & le record soit mandee par brief en banc le Roy ou en commune banc et qe le viscont del countee de Nichole qi pur le temps ferra arraie le panell del jurce de tiel atteinte des gentz del countee du Nichole et qe les justices du Roy & de ses heirs preignent mesme la jurce del countee de Nichole solone lentent & leffect del dit estatuit les ditz lettres patentz ou riens leins contenuz ou ascune possession ou autre chose par force de mesmes les lettres euz ou faitz ou ascune franchise grantee ou a grantier as citezeins du dite citee ou a lour successours ou autre ulage a contraire ou ceo qe la dite citee de Nichole est enfy fait incorporate countee par luy mesmes & severee del countee de Nicole non obstantz.

contrary, or that the faid city of Lincoln is so made incorpo-

CAP.

CAP. VI.

It shall be treason to clip, wash, or sile money.

I pur ceo qe devaunt heures grande doute & te ad este le quell la loture & fylyng de la de la terre duissent estre z treson ou nient a cauall mention ent este fait declaration des articles on faitz en le parlement an vingt & quint del Roi EDWARD besaiel a dit tressoverain seignur melme nostre seignur voillant oustre tiele doumettre en certain ad deen cest present parlee tieux tonsure loture & ent adjuggez pur traiqe ceux qi tondent laz filent la moneie de la ient adjuggez traitours a a le roialme & encourpeine du traison.

TEM. because that before this Clipping, time great doubt and ambi- washing and suity hath been, whether that clipmoney of this ping, washing, and siling of the realm shall be money of the land, ought to be high treason. judged treason, or not, sorasmuch as no mention thereof is made in the declaration of the articles of treason made in the parliament holden the twenty-fifth year of King Edward the Third; (2) the same our lord the King. willing to decide fuch doubt. and to put the same in a certainty, hath declared in this present parliament, that such clipping, washing, and filing, shall be adjudged for treason, and they which lo do clip, wash, Repealed by and file the money of the land, 1 Ed. 6. C. 14. shall be judged traitors to the & Mar.seff. 1. King and to the realm, and c.r. and revishall incur the pain of treason. C.II.

CAP. VII.

justices shall bave authority to bear and determine the offences of falfifying of money.

M pur ceo qe contrefaie tonfure & loture & auixine de la moneie de la st le pluis usee & pluis se de de jour en autre qe eit a cause qe le punisselicelles nappertient a afige du roialme finoun às s du Roi devaunt luy s ou devaunt justices pecialx commissions a ignez a verraisemblable Rion de la dite moneie e pluis hastive execution iedie soit ordeigne come a le grevous compleint z communes ad conceu nostre seignur le Roi t ceo remedier si ad or-& establie qe les justi-

TEM, because counterfeiting, clipping, washing, and other falsity of money of the land, is much more used, and daily doth more abound than it was wont, for that the punishment of the same pertaineth not to any judges of the realm, but to the King's justices before himself, or by special commissions thereto assigned, and it is very likely there will be destruction of the money, unless hasty execution and remedy be provided, as the King by the grievous complaint of the commons hath perceived; (2) What juffices our faid lord the King, willing shall have au-to remedy the same, hath or-dained and established. That the termine the King's justices assigned to take offences of falaffiles in all the counties of fifying of mo-England ney.

Upon a false verdist given before the mayor &c, of the county of the city of Lincoln, an attaint may be brought triable by foreigners.

the county of the faid city after, by force of the said statute, should bave a writ of attaint directed to the sheriff of the county of Lincoln, to be arrayed by the people of the same county, or not, and also of other articles and points of the faid statute; (4) the King willing to remove all manner of ambiguities and doubts in this behalf, hath ordained, granted, and established, That in assistes, juries, and all other inquests which be and shall be taken betwixt party and party, before the mayor and bailiffs, and before the sheriff of the county of the city of Lincoln, which for the time is, and shall be, or any of them, if any of the said parties do complain of a false oath made by such assises, juries, and inquests, a writ of attaint shall be granted to him, directed to the sheriff of the faid county of Lincoln for the time being, and the same record shall be sent by a writ into the king's bench, or into the common bench; (5) and that the sheriff of the county of Lincoln. which for the time shall be. shall array the panel of the jury of fuch attaint of people of the county of Lincoln; and that the justices of the King and of his heirs shall take the same jury of people of the county of Lincoln, according to the intent and effect of the said statute, notwithstanding the said letters patents, or any thing therein contained, or any poffession or other thing by the force of the same letters had or made, or any franchile granted, or to he granted to the citizens of the faid city, or to their fuccessors, or other usage to the rate.

faux serement fait en le countee du dite citee puisse par force del estatuit suisdit avoir brief de atteinte adresser a viscont del countee de Nichole destre arraie par gentz de mesme le countee ou nemy & auxint dautres articles & points de mesme lestatut le Roy voillant ouster toutz maners ambiguitees & awerestees ceste partie si ad ordeigne grante & establie qen affiles jurees & autres enqueftes geconges gi sont & serront prisez parentre partie et partie devaunt les mair & baillives ou viscont del countee de la dite citee de Nichole qi pur le temps furent & serront ou ascuns de eux siascun des parties soi pleint de faux ferement fait par tieux affifes jurees ou enqueftes brief datteint luy soit grante adresser al viscont del dit countee de Nichole pur le temps esteant & le record soit mandee par brief en banc le Roy ou en commune banc et qe le viscont del countee de Nichole qi pur le temps ferra arraie le panell del jurce de tiel atteinte des gentz del countee du Nichole et qe les justices du Roy & de ses heirs preignent melme la jurce del countee de Nichole solone lentent & leffect del dit estatuit les ditz lettres patentz ou riens leins contenuz ou ascune possesfion ou autre chose par force de mesmes les lettres euz ou faitz ou ascune franchise grantee ou a grantier as citezeins du dite citee ou a lour successours ou autre ulage a contraire ou ceo qe la dite citee de Nichole est enfy fait incorporate countee par luy mesmes & severee del countee de Nicole non obstantz.

contrary, or that the faid city of Lincoln is so made incorpo-

CAP.

CAP. VI.

It shall be treason to clip, wash, or file money.

TEM pur ceo qe devaunt ces heures grande doute & awereuste ad este le quell la tonsure loture & fylyng de la moneie de la terre duissent estre adjuggez treson ou nient a cause que null mention ent este fait en la declaration des articles de traison faitz en le parlement tenu lan vingt & quint del noble Roi Edward besaiel a nostre dit tressoverain seignur le Roi melme nostre leignur le Roi voillant oustre tiele doute & le mettre en certain ad declarree en cest present parlement qe tieux tonsure loture & filer soient adjuggez pur traifon & qe ceux qi tondent lavent & filent la moneie de la terre foient adjuggez traitours a Roi & a le roialme & encourgent la peine du traison.

TEM, because that before this Clipping, time great doubt and ambiguity hath been, whether that clipping, washing, and siling of the
realm shall be money of the land, ought to be high treason. judged treason, or not, forasmuch as no mention thereof is made in the declaration of the articles of treason made in the parliament holden the twenty-fifth year of King Edward the Third; (2) the same our lord the King, willing to decide fuch doubt. and to put the same in a certainty, hath declared in this present parliament, that such clipping, washing, and filing, shall be adjudged for treason, and they which so do clip, wash, Repealed by and file the money of the land, 1 Ed. 6. c. 14. shall be judged traitors to the & Mar.seff. 1. King and to the realm, and c.r. and revishall incur the pain of treason. C.II.

CAP. VII.

What justices shall have authority to bear and determine the offences of falfifying of money.

TEM pur ceo qe contrefaiture tonfure & loture & autre fauxine de la moneie de la terre est le pluis usee & pluis se habunde de jour en autre qe ne soleit a cause qe le punissement dicelles nappertient a afcun juge du roialme finoun as justices du Roi devaunt luy mesmes ou devaunt justices par especialx commissions a ceo affignez a verraisemblable destruction de la dite moneie finon qe pluis hastive execution & remedie soit ordeigne come le Roi a le grevous compleint des ditz communes ad conceu mesme nostre seignur le Roi voillant ceo remedier si ad ordeigne & establie qe les justi-

TTEM, because counterfeiting, clipping, washing, and other falsity of money of the land, is much more used, and daily doth more abound than it was wont, for that the punishment of the same pertaineth not to any judges of the realm, but to the King's justices before himself, or by special commissions thereto assigned, and it is very likely there will be destruction of the money, unless hasty execution and remedy be provided, as the King by the grievous complaint of the commons hath perceived; (2) What juffices our faid lord the King, willing stall have auto remedy the same, hath or-thority to dained and established, That the termine the King's justices assigned to take offences of falaffiles in all the counties of fifying of mo-

England ney.

England shall have power by the King's commissions to hear and determine, in their sessions, as well of the counterfeiting, and of the bringing of such falle money into the realm, as of clipping, washing, and every other fallity of the said money; (3) and that the justices of peace through the realm shall have power by the King's commissions to inquire of all such matters, and thereupon to make process by Capias only against those which before them shall be thereof indicted.

ces du Roi as affifes prendre aflignez & aflignerz en toutz les countees dEngleterre eient pozir par commission le Roi doier & terminer en lour sessions fibien de contrefature & de laporte de tieux fauxe moneie en Engleterre come de tonsure loture & chescune autre fauxine du dite moneie. Et ge les justices de la pees parmy le roialme eient poair par commission le Roy denquerer de toutz tieux maters & sur ceo faire process par Capias tantsoulement vers ceux qui devaunt eux serront ent enditez.

5 Bl. c. 11,

CAP. VIII.

Ordinaries shall take no more for proving of testaments, with their inventories, than was taken in the time of King ED-WARD the Third.

Ex edit Raft. Probate of tellaments.

TEM, whereas the commons of the realm have often times L in divers parliaments complained of that, that divers ordinaries do take for the probate of a testament, and other things pertaining to the offices in this behalf, fometime forty shillings, or fifty shillings, and sometime more, against right and law, and otherwise than was wont to be paid for them, in the time of King Edward the Third, that is to say, two shillings six pence, or five shillings at the most, whereby the testament of the testator may not be executed, according to the last will of the same testator, to the great damage and hinderance of the common wealth: the King willing, for the wealth and ease of his people to avoid such oppression, and to provide remedy in the case, hath ordained, That none ordinary shall take from henceforth, for the probate of any teltament with the inventory, and for the other things appertaining to the same, no more than was accustomed and used in this part in the time of the said King Edward the Third, upon pain to yield to him that feeleth him grieved the treble so received, if he will sue by the course of the law, so that all manner of executors shall yield their accompts to the ordinaries, wholly of the testator's goods. And that this ordinance stand in his force till the end of the year next coming, and moreover till the parliament the same year next ensuing.

31 Ed.3.flat.1. C.4. 21 H. 8. C.5.

Statutes made at Westminster, Anno 4 HEN. V. and Anno Dom. 1416.

A T the parliament holden at Westminster the nineteenth day

U parlement tenuz 2
Westminster the nineteenth day

tobr' lan du regne le Roi Han-RY quint puis le conquette quarte mesme nostre seignur le Roy del affent des prelatz ducs counts & barons & a les especialx instance & requeste des communes assemblez en cest present parlement ad fait ordeine & establie certeins estatutz & ordeinances en la fourme genfuit.

day of October, the fourth year of the reign of King Honry the Rifth after the conquest; the same our tord the King, with the affent of the prelates, dukes, earls, barons, and at the special instance and request of the commons affembled in the same parliament, best coused to be ordained and established certain statutes and ordinances. in the form as followeth.

CAP. I.

A confirmation of all former statutes not repealed.

PRimerement de la Grande Chartre & la Chartre de la Foreste et toutz autres estatutz & ordeinances faitz en son temps & es temps de ses nobles progenitours Rois dEngleterre & nient repellez soient fermement tenuz & gardez en toutz pointz.

FIRST, That the Great A confirmation Charter, and the Charter on of former of the Forest, and all othersta-statutes not tutes and ordinances made in repealed. his time, and in the time of his noble progenitors Kings of England, and not repealed, thall be firmly holden and kept in all points.

CAP. II.

Sheriffs shall have allowance upon their accompts of things cafual.

TEM que toutz les viscontz 1 dEngleterre eient allouance fur lour accompts par lour ferementes des choses casuels come des extretz qu ne fonnent ne courgent my en ferme nen demande annuell mes de toutz ceux choses qe sonnent ou courgent en tieux fermes annuelx ou demandes annuelx foient ils chargez envers le Roi come les viscontz ont eftez chargez devant ces heures en le cas,

TEM, That all the she- 4 Inst. 107. riffs of England shall have Sheriffs shall allowance upon their accompts, have allowby their oaths, of things caupon their
fual, as of eltreats that be accompts, not in ferm nor in demand; of things ca-(2) but of all fuch things sual. that be or run in yearly ferms Sound. or yearly demands, they shall be charged to the King, as the sheriffs have been charged in that case in times past.

CAP. III.

-Ne man shall make dry pattens of aspe, upon pain of an bundred sbillings.

TEM, That the patenmakers in the tealm of England, from Exelit. Raft, henceforth shall make no patens nor clogs of timber called aspe, upon pain to pay to the King a hundred shillings, at every time that the faid patenmakers make any patens or clogs of the Patenmakers. faid timber. And that every man that will fue for the King, Rep. 21 Jac. 2. Thall have the one half of the pain so forfeit, so that the fletchers case

through the realm shall sell their arrows at a more easy and reasonable price from henceforth than they were wont.

CAP. IV.

The penalty assigned by the statute of 12 RICH. II. cap. 4 for giving or taking of excessive wages, shall be imposed upon the taker only.

Servants wages.

TEM, whereas in a statute made at Canterbury, in the time of King Richard the Second, the twelfth year of his reign, certain wages was ordained by the year for bailiffs and other fervants of husbandry, and also for other servants and labourers, as well within cities and boroughs as elsewhere through the realm: and that if any give or take by covenant by the year more than is specified in the said statute, That at the first time that they be thereof attainted, as well the givers as the takers shall pay the excess so given, and at the second time the double of the excess fo given: and forafmuch as the givers, when they have been fworn before the justices of peace, will in no wife present such excesses, to eschew their own punishments, to the great loss of the King, as of his fines and amerciaments for the concealing, and grievous damage to the lords and other people of the realm, because of the non due punishment of the defaults of servants and labourers aforesaid as the King hath perceived by the complaint of his commons: the same our sovereign lord the King hath ordained, That the pain of the giver shall be out in this party, and that the pain contained in the faid statute shall run only up-And that this ordinance hold place and force tillon the taker. the feast of Saint Michael next coming, and then till the end of two years then next enfuing.

CAP. V.

How merchant strangers shall be used, and hosts appointed for

cerning the

A confirma-tion of the sta. TEM, whereas in a statute made in the time of King tute of 5 H.4. Henry the Fourth after the conquest, the fifth year of his reign, using of mer- it was ordained and stablished, chants strang- That all the merchants aliens, of what estate or condition they be, coming, abiding, or resident within the realm of England, should be entreated and demeaned within the fame realm in the same form, manner, and condition, as the merchants denizens be or shall be entreated or demeaned in the parts beyond the sea, and in no other manner, upon pain to forfeit to the King all the goods and chattels of the said merchants aliens. (2) And

TEM come en un estatut I fait en le temps del Roy Henry quarte puis le conquest lan de son regne quint ordeine fuit & establie qe toutz les merchantz aliens de quell estat ou condition qils soient venantz demorantz ou repairantz deinz le roialme dEngleterre soient traitez & demesnez deinz mesme le roialme en manere fourme & condition come les merchantz deinszeins sont ou serront traitez ou démesnez es parties de par dela & en null autre manere sur peine de forfaire a Roi toutz les biens & chateux des ditz merchantz 2-

liens

liens & fur peine demprisonement des corps de melmes les merchantz aliens. Et ensement ordeine fuit & establie en temps du dit nadgairs Roi Henry entre autres choses par estatut qen chescun citee ville & port du meer dEngleterre ou les ditz merchantz aliens & estranges sont ou serront repairantz soient assignez a mesmes les merchantz sufficeantz hosties par les mairs viscontz ou baillives des ditz villes & ports du meer & qe les ditz merchantz aliens & estranges ne soient demurantz en autre lieu finon ovelqe les ditz hosties ensi a assignerz & qe mesmes les hosties ensi a assignerz preignent pur lour travaill en manere qe fuit accustumez en auncien temps. Et pur tant qe nostre seignur le Roi ad entendu qe melmes les estatutz nont este misez en execution Si voet & grante mesme nostre seignur le Roi tressoverain qe ycelles estatutz soient firmement tenuz & gardez en toutz points & mys

And also it was ordained and Rablished in the time of the said late King Henry, amongst other things, by statute; That in every city, town, and port of the sea of England, where the faid merchants aliens or strangers be, or shall be repairing, sufficient hosts shall be assigned to the same merchants by the mayors, sheriffs, or bailiffs of the said cities, towns, and ports of the sea; (3) and that the merchants aliens and strangers shall not remain in other places, but with the faid hofts so to be assigned; and that the same hosts so to be assigned shall take for their labour in the same manner as was accustomed of old time: (4) and for that our lord the King hath perceived that the same statutes have not been put in due execution, he willeth and granteth. That the same statutes shall be firmly holden and kept in all points, and put in due execution from henceforth according to the purport of the fame.

en due execution de ceo enavaunt folonc la contenu en yculles.

CAP. VI.

Penalty on Itish prelates for collating an Irishman to a benefice in England, or bringing an Irishman to parliament to discover the counsel of Englishmen to rehels.

TEM, whereas it was ordained in the time of the King's Ex edit. Raft. noble progenitors, by a flatute made of the land of Ireland, Ireland. That none of the Irish nation should be chosen by election to Irish nation. an archbishop, bishop, abbot or prior, nor in none other manner received nor accepted to any dignity or benefice within the Promotion. faid land; and now of late many such Irish people, by force of Collation. certain letters of licence to them made by the King's lieutenants Lieutenant in there, to accept and receive such dignities and benefices, be Ireland. promoted and advanced to archbishops and bishops within the faid land, which also make their collations to Irish clerks of the dignities and benefices there, against the form and effect of the faid statute: and whereas they be faid peers of the parliament in the same land, they bring with them to the parliaments and councils holden there, Irish servants, whereby the privities of the Englishmen within the same land have been and be daily dis-Vol. III, covered

covered to the Irish people, rebels to the King, to the great peril and mischief of the King's lawful liege people in the same land: our sovereign lord the King that now is, desiring for the fame to provide remedy, for the furety of his faithful subjects, by the affent of the lords aforefaid, and at the request of the said commons, will and granteth, That the faid statute shall stand in his whole force, and well and duly be kept and fully executed upon his grievous indignation. And moreover he hath ordained • and stablished, by the assent and request aforesaid. That if any fuch archbishops, bishops, abbots, or priors, of the Irish nation, rebels to the King, have in times past made, or from henceforth shall make any collations or presentments to benefices of holy church in the faid land of Ireland, against the form of the same flatute, or bring with them any Irifo rebels amongst the Englifomen, to the parliaments, councils, or other assemblies, within the same land, to know the privities and states of the said Englishmen, and the same to discover to the said rebels, that then maintenant from time to time, all their temporalties shall be feised into the King's hands, there to remain till they have made fines to the King in this part. And also that all the lieutenants of the King and of his heirs in the faid land of Ireland, be utterly defended and restrained from henceforth, to have any manner of power to give or to grant any such benefices or pardons in the case of Irish persons, not English. And that all such licences not executed, made and granted by the King's lieutenants in the same land before this time, and also to be granted by them hereafter, shall be void and of no force nor value.

CAP. VII.

In what cases letters of marque may be granted.

a H.5. c. 6.

TEM, because our sovereign lord the King hath heard and conceived, at the grievous complaint of the commons of his realm in this parliament, for that in respect of a statute made at his parliament bolden at Leicester the last day of April, the second year of his reign, . in which statute is contained, That the breaking of truce and of safe conducts, and willing receit, abetment, procurement, counsel, biring, sustaining, and maintaining of breakers of truce, and of the Jafe conducts of the King our lord, to be made by bis liege people from henceforth within the realm of England and Ireland, and the country of Wales, upon the main sea, shall be judged and determined for high treason done against the crown

TTEM pur ceo qe le Roi no-L stre soverain seignur ad oiez & concieu a la grievous compleint de la comminalte de son roialme en cest present parlement de ceo qe par caule dun estatuit fait en son parlement tenuz a Leycestre le darrein jour d'Averill lan de son regne seconde en quel estatut il est contenuz qe les romperies des trieues & faufconduitz & voluntries receit abettement procurement conseil lower suftenance & maintenance des rompours de trieues & sausconduitz du Roi nostre soverain seignur par ses lieges affaires delors enavant dedeinz les roialmes dEngleterre & Irland & la paiis de Gales & fur le haut meer foi-

juggez & terminez pur raison fait encontre la co-& dignite du Roi a cause ell estatut combien qe les z du Roi soient grevez intre les trieues ils nooloy purvoier de remedie oie de fait purtant les ens du Roy nostre soverain ir fibien es parties depar a meer come en roiaume ce en ont pris graunde e de grever les foialx lieges oy en tuant ascuns de eux uns en priegnaunt priso-& auxi en priegnant lour & chateux encountre le e des trieues fibien fur le meer come en les mariEscoce desuisdit dont le :comminalte humblement polie nostre dit seignur le e remede voillant le Roi : dit feignur en ceo cas & : toutditz: purvoier a linnitee de ses lieges & foiibgitz ad declarez en cest st parlement qe de toutz ptatz faitz par fes ennefur ascuns de ses foialx encountre le tenure dautrieuves devant ces heurifes en les quelles nest ait expresse mention qe marques reprifailles ceffemefme nostre seignur le toutz qi lour fentiront I cas grevez voet graunnarque en due forme & lement ferra noitre dit r le Roi a toutz ses lieges entiront grevez encontre ittre daucuns trieuves ge : luy & aucuns ses eneerront de novel prisez en : avenir. Et a la greindre lation de ses ditz foialx au fyn gils purront pluis ment & fanz longes detvoir remede en ceo cas melme nostre feigmur le

Roi

crown and the King's dignity; (2) by reason of which statute, though the King's subjects be so much grieved against the truce, that they dare not provide remedy by way of act, for that the King's enemies, as well in the parts beyond the sea, as in the realm of Scotland, have hereof taken great courage to grieve the King's faithful liege people, in slaying some of them, and in taking some of them prisoners, and also taking their goods and thattels, against the tenor of the truce, as well upon the main sea, as upon the marches of Scotland, whereof the faid commons have humbly befeeched our faid sovereign lord the King to provide remedy; (3) the King Letters of willing, as well in this case as marque shall in other, to take order for the be granted to indemnity of his liege people King's fuband faithful subjects, hath de- jects with clared in this present parlia whom truce ment, That of all attempts is broken upmade by his enemies upon any on the fea. of his faithful liege people, against the tenor of any truce taken before this time, wherein is no express thention made. that all marques and reprifals shall cease, the same our sovereign lord the King will grant marque in due form to all them that feel themselves in this case grieved, (4) and our faid lord the King will do the like to all his liege people that feel them grieved against the tenor of any truce, which betwixt him and any of his endinies shall be newly taken hereafter. (5) And The manner to the greater comfort of his how to obtain faithful liege people, to the intent that they may the more readily, and without long delay, have remedy in this case, the fame our lord the King will, That if he or they that feel them grieved against the E 2

letters of

land, or upon the sea, or in the parties beyond the sea, shall complain to the keeper of the privy feal, which for the time shall be, who after such complaint heard and perceived, of the East marches, as of the West marches, toward Scotland, and to every of them, to hear the complaints of all them his liege people and subjects which be or shall be grieved, and to cause thereupon to be made request by letters to be delivered. to him which hath done, or shall do, such grievance, or to the wardens of the marches, or conservator of the truce of the parties of Scotland, if he may well do it; or otherwise to make proclamation in open places upon the marches, that he or they which have done sich grievances against the truce

tenor and form of such truce

within the realm of England,

out of the faid marches of Scot-

thereof shall make to the party complainant (if he the same require) letters of request under the privy seal in a due form. And if, after fuch request made, the party required do not make, within a convenient time, due restitution or satisfaction to the party grieved, then the chancellor of *England* for the time being shall cause to be made to fuch party grieved (if he that demand) letters of marque under the great seal in a due form. (6) And as for remedy marque where to be ordained for the King's truce is brok- liege people and subjects, that en in Scotland, fiege people and lubjects, that or the marches feel them grieved in the realm of Scotland, or in England at the marches joining to Scotland, 4 Jac. 1. C. 1. 10 against the form of such truce cerns the peo- as afore is faid, our lord the King shall give power by commission to the wardens, as well Roi qe cellui ou ceux qi se sentira ou sentiront grevez encountre le teneur & fourme de tielles trieuves dedeins le roialme dEngleterre hors de les suisditz marches dEscoce ou sur le meer ou es parties pardela foy compleindra ou compleindront au gardein du prive seal qi pur le temps serra qi tiel compleint oice & entendue ent ferra pur la partie compleignante lettres de request soutz le prive seal en due fourme. Et si apres tiel request faite la partie requise ne ferra dedeinz temps covenable due restitution ou latisfaction a la partie grevee adonges le chaunceller dEngleterre pur le temps esteant ferra faire a tiele partie grovee si le voet demander lettres de marque desoutz le grande seal en due fourme. Et gant a purveance de remede pur les lieges & subgiz du Roi qi se sentont ou sentiront grevez en dit roiaume dEscoce ou en Engleterre es marches adjoignantz au dit roiaume dEscoce countre la forme de tielles trieuves come dessuis le Roy nostre seignur dourra poair par commifsion as gardeins sibien de lEst marche come de la West marche vers Escoce & a chescun de eux pur oier les compleints de toutz yceux de ses lieges & subgiz qi ensi sont ou serront grevez & pur faire sur ceo estre faite request par lettres a bailler a cellui qi ad ou avera fait Ia grevance ou a gardein de la marehe ou conservatour de les trieves pur la partie dEscoce si se purra bonement faire ou autrement de faire proclamation en lieux publiks für la marche qe cellui ou ceux qi avera ou averont-fait tiels grevances encountre les trieuves ent face ou facent.

Letters of thereof. Repealed by far as it conple of Scot-

land.

facent due restitution ou satisfaction a la partie grevee & fils ne le facent point dedeins temps covenable adonges al instance de chescun des lieges & subgiz du Roi nostre seignur qu'en sente ou en sentira estre greveez en tiel cas pur y douner lettres de marque en due fourme desoutz les sealx des ditz gardeins ou desoutz le seal de cellui de eux a qi la compleinte serra faite en ceo cas sanz difficulte aucune.

truce. shall make due restitution or fatisfaction to the party grieved; (7) and if they do it not within a convenient time, then at the instance of every of the King's liege people and subjects, which thereof feeleth, or shall feel himself grieved in fuch case, letters of marque be given in due form under the leals of the faid wardens, or under his feal to whom the complaint fhall be made in this case, without any difficulty.

CAP. VIII.

The King's pardon of the fuit of his peace, and of certain issues lost.

TEM, our faid fovereign lord the King, for his special grace, Ex edit. Rat. by the affent of the lords spiritual and temporal, and at the Pardon. request of the commons, being in this parliament; hath releafed and pardoned to all his liege people, and to every of them, all manner of fines, issues, and amerciaments, and all other forfeitures, pains, pecuniar debts and demands, to the fum of twenty-fix shillings eight pence and under, till the xix, day of October, which was the first day of this parliament, failen, determined, or to be determined. Also he hath pardoned all manner of fines and amerciaments of, and for all manner of trespasses, offences, misprissons, contempts, conspiracies, confederacies, negligences, ignorances, concealments, and deceits, done or perpetrate before the faid nineteenth day, for which any fine or amerciament is or shall be affessed in time to come to the said sum and under. And also chattels of sugitives and felons, waifes and strays, and the chattels of those that be outlawed, and chattels of felons of themselves, which to the King pertaineth, or which for any of the said causes in any manner may pertain before the faid xix. day, to the fum aforefaid and underneath forfeit, and of outlawries, if any in the King's liege people, or any of them by such encheson be pronounced. Provided always that none enjoy the benefit of this pardon, which is or shall be charged, or chargeable over the said sum, for the causes aforesaid, or any of them. And moreover, our said sovereign lord the King of his special grace, hath released and pardoned to his said subjects, the suit of his peace, which to him against them pertaineth, because of any treason done or perpetrate by them or any of them before the faid xix. day of October, for breaking of the King's truce and fafe conducts. And also the outlawries, if any against them or any of them be pronounced by such enchesons. And also the King will, That every of his faid liege people, as well of the county palatine of Laurafter, Εą

Lancaster, or elsewhere within the realm of England, shall enjoy this pardon without fuing charter or writ in this behalf.

A statute made at Westminster, Anno 5 HEN. V. and Anno Dom. 1417.

All persons until the next parliament may make their attornies. in wapentakes, bundreds, and court barons.

Ex edit. Raft. HENRY King, &c. to the sheriff of Yorkshire greeting, Know: Attorney. I thou that in our parliament last holden at Westminster, it, was ordained and granted, That all our liege people, as well religious as fecular, and every of them, might till the next parliament make their attornies, where attornies do lie in their proper persons, in any plea of debt, trespals, or other contract, moved or to be moved in any wapentakes, hundreds, and court barons through the realm, before the stewards there, or their deputies, to win or to lose the same pleas. And if any suchstewards refuse to admit such attornies, then they and every of them at every time of such refusal, shall forfeit to Us forty shillings. And therefore We command thee, That thou do the said ordinance in all places of thy county, where shall be. most expedient and necessary, openly to be proclaimed and obferved, according to the form and effect of the fame: witness, John duke of Bedford, protector of England, at Westminster the xvi day of January, the fifth year of our reign.

3H.5.fat. 2. C. 2.

> A statute made at Westminster, Anno 7 HEN. V. and Anno Dom. 1410.

> A remedy against those that indits others of selony committed in a place where there is none such. Process against makers, &c. of false deeds.

TENRY King of England, H &cc. to his chancellor in the county palatine of Lancaster, greeting. Know ye, That forafmuch as divers men of malice and ency, and for gain and revenge, bave often caused to be indicted and appealed divers of our true liege people, of treasons or felonies in the county of Lancaster, pretending by those appeals and indiciments, that the said treasons or felonies were committed in a certain

HENRICUS dei gratia Rex. Anglie & Francie & dominus Hibernie cancellario fuo comitatus palatini Lancastrie falutem. Sciatis quod pro ea quod gentes nonnulle ex malitia & inimicitia ac propter lucrum & vindictam diversos fideles ligeos nostros de proditionibus five feloniis in comitatu Lancastrie frequentius indictari & appellati fecerunt pretendentes per appella seu indictamenta illa

suod predicte proditiones elonie perpetrate fuerunt rto loco ubi de veritate tacus in comitatu predicto 10 appellum vel indictaum factum existit non ha-

ad grave dampnum & ulum ligeorum nostrorum modi considerato quod m sic appellati & indictati a justiciar' ad respondend' ob metum verberationis mii seu intersectionis com per ipforum appelloeu indictamentorum conpres aut ea fieri procus in propriis personis come non audent prout per mnitatem regni nostri i**e in ultimo** parliamento apud Westm' tento exem per petitionem suam rliamento illo exhibitam graviter conquerendo bratum ordinatum extitit dem parliamento de asprelatorum procerum & atum dicti regni nostri e ibidem existentium ad itionem dicte communipro communi utilitate & : populi ciusdem regni quod quilibet justitiarius d hujulmodi proditiones mias infra comitatum pren audiendum & termiun potestatem habet per nentum duodecim viropuorum quilibet liberum entum in predicto comialoris annui centum folin ultra reprisas optineat uam exigenda adjudicata abique partie allegatione in partis ablentia quam itia inquirat ex officio ualiquis talis locus est in atu ubi appella seu innenta illa funt facta sive da necne. Et si compermerit quod talis locus non . habe-

tain place, where of truth no such place is had in the faid county where the said appeal and indictment is made, to the great damage and peril of such our liege people, confidering that some so appealed and indicted dare not appear before the justices in their proper persons, to answer thereof, for fear of beating, maining, or killing of them, by the conspirators or procurors of the same appeals and indistiments, as by the commons of the realm of England, in our last parliament holden at Westminster, by their petition there exhibited, grievously complaining, was sbewed: (2) it is ordained in 9 H. 5. stat. 1. the fame parliament, by the c.1.

18 H.6.c.12.

affent of the prelates and great A remedy amen of the same realm there gainst those being, at the request of the said that do indict commons, for the common or appeal oprofit and quietness of the peo- fon or felony ple of the same realm, That committed in every justice which hath power a place within to hear and determine such trea-Lancaster, fons and felonies within the whereas there faid county, by the oath of is no fuch twelve men (of whom every place. one shall have freehold in the fame county to the yearly value of an hundred shillings above all charges) before that the exigent be awarded, without allegation of the party, as well in the party's absence as his presence, shall inquire of office, whether any fuch place be in the county where such appeals or indictments be made, or to be made, or not; (3) and if it be found that there is no fuch place within the same county, then such appeals and indictments, and the process thereupon made, or to be made, shall be void, and holden for none; and that in such case the indictors aforesaid be punished by imprisonment, fine,

and

and ranfom by the discretion of the faid justices. (5) And that this present ordinance and remedy extend as well to appeals and indictments not determined before this time, as to appeals and indictments to be taken hereafter; (6) and if any exigent from henceforth be awarded, before that fuch inquifition of office, as afore is faid, be taken, that the same exigent, and the awarding thereof, be likewise void and holden for none. Continued by 9 Hen. 5. c. 1. made perpetual 18 Hen. 6.

The like process shall be awarded against him that maketh and publisheth false deeds by Capias and Exigent as in writs of trefaß.

C. 12. II. Provided that this prefent ordinance have strength, and extend only until the next parliament. (2) And also know ye, That in the faid parliament, of the affent and request aforefaid, it was ordained and established, That in writs to be purchased against those that Rep. 5 El c. 14. forge or make untrue charters or miniments, and them proclaim, or cause to be read, like process shall be made by Capias and exigent, as in writs of trefpais. (3) And therefore we command you, firmly enjoining, That immediately after the fight hereof, you cause this statute and ordinance openly to be proclaimed in the places within the fame county where shall be most expedient and neceffary, as well within liberties as without; (4) and that also you cause all and singular our justices, having power to hear and determine felonies treasons within the said county, fully to be instructed, and without delay to be certified of the said ordinance and statute by your letters, containing the tenour of the same. Witness, &c. the fixteenth day of December, the

habetur infra eundem comitatum tunc appella & indictamenta ipía & processus inde factus seu faciendus sint vacua & pro nullis habeantur et quod in casu illo indictatores predicti per imprisonamentum finem & redemptionem per discretionem iustitiariorum predictorum puniantur. Et quod presens ordinatio & remedium tam ad appella & indictamenta non determinata ante hec tempora capta quam ad appella & indictamenta in futurum capienda se extendant & si que exigenda antequam hujusmodi inquisitio ex officio ut supradictum est capiatur de cetero fuerit adjudicata quod tunc exigenda et adjudicatio ille similiter lint vacue & pro nullis habeantur.

Proviso quod presens ordinatio vigorem habeat & se extendat usque ad parliamentum proximo futurum dun taxat. Et ulterius sciatis quod in parliamento predicto de asfensu & requisitione predictis ordinatum fuerat & statutum auod in brevibus verfus eos qui fabricant seu faciunt cartas sive munimenta minus vera & ea proclamant & legi faciunt perquirendis fiat processus consimilis per Capias & exigendam ut in brevibus de transgreffione. Et ideo vobis mandamus firmiter injungentes quod statim vifis presentibus ordinationem & statutum predicta in locis infra comitatum illum ubi magis expediens fuerit & necesse tam infra libertates quam extra publice proclamari demandetis necnon omnes & fingulos justitiarios nostros potestatem audiendi & terminandi felonias & proditiones infra comitatum predictum habentes de dictis ordinatione & statuto per literas vestras the seventh year of our reign. (5) And by petition in the parliament holden at Westminster the second day of December, the eighth year of the same King, a like writ was made; faving that the Teste of the same writ was, Witness Humfrey duke of Gloucester, protector of England, at Westminster, the tenth day of Tanuary, the eighth year, &c.

vestras tenorem eorundem continentes plenarie instrui & certificari faciatis indilate. Teste Johanne duce Bedfordie custode Anglie apud Westm' x. die Decembr' anno regni nostri septime,

 Humfrido duce Glouceftrie cuftode Anglie, &c. decimo die Januarii anno octavo, &c.---Nova statuta.

REX vicecomitibus London' falutem. Sciatis quod pro eo quod gen-tes &c. ut supra usque—ut in brevibus de transgressione. Et tunc sic : Et ideo vobis precipimus firmiter injungentes quod &c. ut supra usque ihi -& necesse et tunc sic-publice proclametis seu proclamari faciatis. Teste ut supra.

Confimilia brevia diriguntur fingulis vicecomitibus per Angliam.

A statute made at Westmirster, Anno 8 HEN. V. and *Anno Dom.* 1420.

U parlement tenuz a A Westm' le second jour de Decembr' lan du reigne le Roy Henry quint puis le conquest oeptisme mesme nostre seignur le Roy del assent des seignurs espirituelx & tempo-& request des communes asfemblez a ceo mesme parlement fift ordeiner & establir certeins estatutz & ordinances en la fourme qensuit.

T the parliament holden at Mestminster the second day of December, the eighth year of the reign of King Henry the Fifth, the same our lord the King, by the affent of the lords spiritual and temporal, and at the relx & a les especiale instance special instance and request of the commons affembled in the fame parliament, hath caused to be ordained and established certain statutes and ordinances, in the form following.

CAP. I.

Parliament writs being awarded in the name of the King's lieutenant, shall not be stayed by the King's return into England.

IRST, forasmuch as by the grace of God a final peace was late taken betwixt the King our sovereign lord and the King of France his father in fuch form, That our said sovereign lord the King shall be named heir and regent of the realm of France, during the life of his faid father, and shall have the governance of the same. And after the death of his father, the said realm and crown of France shall remain to our sovereign lord the King, and to his heirs for ever. It is very likely, That for the Parliament. good governance as well of the realm of France as of this realm

of

of England, our said sovereign lord the King some time shall be on this side the sea, and some time beyond the sea, according as best shall seem to his sage discretion for the better governance of the one realm and the other: therefore it is ordained and established, That if in time to come our said sovereign lord the King, being beyond the sea, cause to summon his parliament in this realm by his writs under the (taste) of his lieutenant, which now is or which for the time shall be, and after the summons of such parliaments gone out of the chancery, our sovereign lord the King arrive in this realm, that for such arrival of the same our sovereign lord, such parliament shall not be dissolved, but in the same afterward our sovereign lord the King shall proceed without new summons of the same.

CAP. II.

Certain gold or filver shall be brought to the mint instead of wool or tin transported.

Wools.
Bullion.
Tin.

TTEM, it is ordained and established, That every merchant franger buying wools in England to bring them to the west parts or essewhere, not coming to the staple, there to be sold, shall bring to the master of the mint of the tower of London of every sack, one ounce of bullion of gold, and in the same manner of three pieces of tin, one ounce of bullion of gold, or the value in bullion of silver, upon pain of forseiture of the same wools and tin, or the value of the same to the King.

CAP. III.

What things only may be gilded, and what laid on with filver.

What things only may be gilded, and what laid on with filver.

TEM, That none from henceforth shall gild any sheaths, nor metal, but silver, and the ornaments of holy church; (2) nor shall filver no metal but knights spurs, and all the apparel that pertaineth to a baron, and above that estate, upon pain of forfeiture to the King ten times as much as the ching so gilt is of value, and shall have also one year's imprisonment. (3) And the justices of peace shall have power to inquire thereof, and that to determine. (4) And he that will fue for the King in this behalf, shall have the third part of the faid pecuniary pain.

II. Provided, That this last ordinance shall begin to hold

هددلم

TEM qe nulle persone e-🗘 norre en temps avenir ascuns dez gemes appelles shethes ne metaille finon argent & les ornaments de seint esglise ne argente null metaille forsprisles esperons des chivalers & tout lapparaille qe appertient au baron & desuis celle estate fur peine de forfaire au Roy dys foitz a tant come la chose issint enorree soit de value & avera auxi lemprisonement dun an-Et eient justices de la pees poair dent enquerrer & ceo terminer et celuy qi ferra la suit pur le Roy ceste partie ait la terce partie de la dit peine pecuniera.

Purveu qe cest darrain ordeinance comencera a tenir lieu

5 H14.C.13.

place at the feaft of Eafter next 6 H.4.6.13. a le fest de Pask proschein avecoming.

Satutes made at Westminster, Anno 9 HEN. V. stat. 1. and Anno Dom. 1421.

U parlement tenuz a Westm' le seconde jour de Maii lan du reigne del Roy Henry quint puis le conquest noevelme melme nostre seignur le Roy del affent des seignurs espirituelx & temporelx & a les especiale instance & request des communes affemblez a ceo mesme parlement fist ordeiner & establir certeins estatutz & ordinances en la fourme qenfuift.

AT the parliament holden at Westminster the second day of May, the ninth year of the reign of King Henry the Fifth after the conquest; the same our lord the King, by the affent of the lords spiritual and temporal, and at the special instance and request of the commons, assembled in the Tame parliament, bath caused to be. ordained and established certain flatutes and ordinances in the form following.

CAP. I.

A continuance of the statute of 7 Hen. 5. touching indistments.

N primes pur ceo qe plufeurs gents par malice enemite & vengeance facent sovent foitz les foialx lieges du Roy eftre appellez ou enditez en diverses countes des traisons ou de felonies supposant par les ditz appelles ou enditements qu les ditz traisons & felonies furent faitz en un certein lieu la ou il nad tiel lieu en cell countee ou lenditement est fait ne

FIRST, That the statute 7 H.s.c.r. made in the parliament holden at Westminster in the seventh year of the reign of our faid lord the King, touching appeals and indictments, stand in his force, and hold place, till the next parliament to be holden after the King's Made perpereturn from beyond the sea into tual by 18H.6. England.

tiel lieu come est ou serra declaree par les ditz appelles ordeines est qe les ditz appelles & enditementz & le proces dicelles soient voidez & tenuz pur null et qe les ditz appelles ou enditez poient avoir brieves de conspiracie vers lour enditours procurours & conspiratours & recoverer lour damages & qe les ditz enditours procurours & conspiratours soient auxi puniz par emprisonement fyn & raunceon pur avantage du Roy par discretion dez justices. Et ge cest ordinance & remedie sextendent auxibien des appelles & enditementz prisez devaunt ces heurs en temps nostre seignur le Roy quorest nient determinez come des appelles ou enditements aprendrers en temps avenir et que celt ordinance estoise en sa force tange a proschein parlement a tenir puis la revenu nostre dit seignur le Roy en Engleterre de pardela.

CAP.

CAP. II.

No person outlawed in the county of Lancaster shall forfeit any lands or goods but such as he bath in the same county.

County of Lancaster. 4 Inft. 51.

TEM, it is ordained, That none of the King's liege people, against whom an Enigend shall be awarded, or outlawed at the King's suit from henceforth, or at the suit of the party in the county of Lancaster, shall sorfeit any of his goods or chattels, lands or tenements in other counties, but only such goods and chattels, lands and tenements, which the said outlaws have in the same county of Lancaster. Provided always, That the statute made the first year of King Henry the Fourth, against the people of the county of Chester which do many manssaughters, murders, robberies, batteries, trespasses and other riots and offences to divers the King's liege people, shall stand in his force, notwithstanding this present ordinance. And that this ordinance stand in his force till the parliament which shall be first holden after the King's return into England from beyond the sea,

County of Chefter.

H.4.6.18. 18 H.6.c.13. 20 H.6.c.2. 33 H.6.c.2.

CAP. III.

Protestions granted to them that he in the King's service in Normandy or France, or which shall pass with him into France,

Affises. Protection, Judgement.

TEM, whereas the taking of affifes hath long ceafed throughout the realm, because of an ordinance made by the King at his second passage towards the parts of Normandy, and by his council: the King confidering the diseases and damage, which many of his liege people have had and fustained by the same. ceasing, bath commanded, That his justices shall hold the assises. through his realm by the manner accustomed. And for to eschew. the disherisons of such persons, as now shall pass in this present voyage of the King our lovereign lord (whom God speed) and also of such persons as abide in the King's service in the parts of Normandy and France: it is ordained and provided, That in every protection with the clause Volumus, to be made for any of the same persons, in the clause of the exception contained in the fame, omissions shall be made of these words assist novel disfeisin. And that all such protection be allowable and allowed for them and every of them, in all the King's courts and elsewhere, where such protection is set forth for any such person, in all pleas of affises, as well of novel dissertion as of frest force, without difficulty: provided always, I hat the judgments to be given from henceforth in such assigned or to be arraigned, shall not be prejudicial to any of the said persons so abiding in the King's service beyond the sea, (as afore is said) which have any thing in reversion or in remainder in the lands or tenements, whereof fuch affifes be or shall be arraigned, if they that have in reversion or remainder in such lands and tenements, be not named in the same affises, but that they be against them all void, And this ordinance shall endure till the parliament that shall be first

first holden after the King's next return into England. this ordinance touching the faid persons so abiding in the King's service beyond the sea, and also touching the said persons which have passed and shall pass in the said voyage, be not sufficient for the ease and surety of them: it is accorded and also assented, That the lords of the King's council for the time being shall have full power by authority of this parliament, to fet, ordain, and provide fufficient remedy, for the ease and surety of all the same persons, as for them and every of them shall seem to the faid lords most available and expedient in the case, according to 4H.6.c.2. their good advice and discretions.

14 Ed. 4. 0.2.

CAP. IV.

The justices may amend defaults in records or process after judgment given.

TEM come ordeine fuit & estable en lestatut fait lan quatorszisme del Roy E. tierce puis le conquest qe pur mesprision du clerk en geconge place que ceo soit ne soit processe du plee anientie ne discontinue par mesprendre en escrivant un lettre ou un filable trop ou trop poy mes si tost come la choie ferra apercieu par chalange du partie ou en autre manere soit hastiment amendee en due fourme sanz doner avantage au partie qe ceo chalengera pur cause de tiel mesprisson le Roy nostre soverayn seignur considerant la diversitee doppinions queux len avoit sur le dit estatut & pur mettre la chose en le pluis overte conifance ad declares & ordeinez au present par auctorite du cest parlement qe les justices devaunt queux tiel plee ou recorde est fait ou serra pendant sibien par adjournement come par voie derrour ou autrement eient poar & auctorite de amender tiels recorde & proces come avaunt est dit solone la forme de mesme lestatuit sibien apres juggement en tiel plee recorde ou proces renduz come avaunt le juggement renduz en tiel plee recorde ou proces tant come les ditz

TEM, whereas it was ordain- 14 Ed. 1-fat. 1. ed and established in the sta- c.6. tute made the fourteenth year of King Edward the Third after the conquest. That for misprission of the clerk in any place wherefoever it be, the process of the plea should not be avoided nor discontinued, by mistaking in writing one letter or syllable too much or too little, (2) but as soon as the thing is perceived, by challenge of the party, or in other manner, it should bastily be amended in a due form, without giving advantage to the party that challengeth the same because of fuch misprisson; (3) the King Dver, 3420 our fovereign lord, confidering 5 Co.45. the diversity of opinions which have been upon the faid statute, and to put the thing in more open knowledge, hath declared and ordained at this time, by authority of this present parliament, That the justices before The justices whom fuch plea or record is before whom made, or shall be depending, default shall as well by adjournment, as by be found in as well by adjournment, as by any records way of error, or otherwise, shall or process have power and authority to may amend amend fuch record and process, them as well as afore is faid, according to the after as before form of the fame statute, as well after judgment in any fuch plea, record, or process given, as before judgment given

given in any fuch plea, record, or process, as long as the same record and process is before them, in the same manner as the justices had power to amend such record and process before judgment given by force of the said statute made in the time of the said King Edward.

(4) And that this ordinance endure till the parliament that shall be first holden after the return of our sovereign lord the King into England from

ditz recorde & proces foient devaunt eux en mesme le manere come justices avoient poiar de amendre tielx record & proces avaunt juggement renduz par sorce del dit estatuit en temps du dit Roy E. fait come desuis. Et durrera cest ordinance tanque a parlement qi serra tenuz primerement apres la revenue du nostre soverain seignur en Engleterre de pardela.

Made perpetual by 4 H.6. return of our c.3. the King into \$4.6.c.12,15. beyond the sea.

CAP. V.

During four years the King may affign sheriffs, &c. to continue in their offices above one year, notwithstanding the statute of 14 LDWARD 3. stat. 1. cap. 7.

Ex edit.Raft. Sheriff.

TEM, whereas by the statute made at Westminster the xiv. year of King Edward the Third, it was ordained and established, That no sheriff should abide in his bailiwick above one year, and that then another convenient should be set in his place, which should have lands sufficient within his bailiwick: and that · no escheator should tarry in his office above a year. And whereas also at the time of the making of the said statute divers valiant and sufficient persons were in every country of England, to occupy and govern the same offices well towards the King and all his · liege people, for as much that as well by divers pestilences ' within the realm of England, as by the wars without the realm, there is not now such sufficiency: it is ordained and established, That the King, by authority of this parliament, may make the sheriffs and escheators through the realm at his will, until the end of four years, except in the counties where certain persons be inherit in such manner offices: the said term to begin at the · next election of such officers, notwithstanding the said statute · made the said xiv. year or any other statute or ordinance made to the contrary. And that the same officers be persons sufficient and of good fame. And that the sheriffs have due allowance from year to year during the same term in their accompts, and also pardons, that is to say, such as need to have such pardons, and that by the advice of the King's council, and as reason and conscience requireth.

Escheator.

CAP. VI.

The mint shall be at Calais.

Calais. Mint. Coinage. TEM, the King, for the ease of the merchants and other refiant and abiding at *Calais*, and also to the encrease of his money, will and hath ordained, That his mint and also his coinage shall be had and used within the same town of *Calais*, as long as shall please the King: saving to him that that to him of right pertaineth of the mint and coinage aforesaid.

CAP. VII.

The statute provided 2 H. 5. stat. 1. C. 5. for offenders in Tyndal and Exhamshire, shall be extended against the like offenders in Ridesdale.

TEM come en le parlement tenuz a Leycestre le darrein jour dApprill lan del reigne nostre tressoverayn seignur le Roy qorest seconde a la grevous compleint fait au Roy illoeges par certeins ses communes de ceo qe pluseurs murdres tresons homicides robberies & autres maffaitz as pluseurs ses lieges par gentz demurantz dedeins les franchises de Tyndale & Exhamshire ou brief le Roy ne court mye par favour de celles franchises furent perpetres a grande meschief & peril des ditz lieges du Roy ordeigne fuit & estable qe si ascune persone des ditz franchises reseant ou demurant deinz ycelles de quelle estate ou condition il fuisse face murdres tresons homicides ou robberies ou consente de les faire hors des ditz franchises proces foit fait devers luy par la commune ley tange il foit utlagee et qe apres tile utlagarie pronuncie & retournee facent ent les justices devaunt queux tiele utlagarie foit retournee certification a tieux ministres ou a tiel ministre dez suisditz franchises come a eux femblera meultz celle partie folone lour discretion & soit tiel felon pris par tiel ministre ou tieux ministres & ses terres & tenementz biens & chatieux esteantz deinz ycelles franchises seisiez es mains des seignurs de mesmes les franchises pur le temps esteantz come forfaitz et ge les autres terres & tenementz biens & chatieux de tiel felon

TTEM, whereas in the parlia- 2 H.s. fat.1. ment holden at Leicester the c.s. last day of April, the second year of the reign of our sovereign lord the King that now is, at the grievous complaint made to bim there by certain of his commons, for that many murders, treasons, manslaughters, robberies, and ether offences were committed by divers of the King's liege people dwelling within the franchifes of Tyndal and Exhamshire, by favour of the franchife, where the King's writ doth not run, to the great mischief and peril of the faid liege people; (2) it was ordained and stablished, That if any person of the same franchises, resident and abiding within the same, of what estate or condition that he be, commit any mnrders, treasons, manslaughters, robberies, or consent to do the same out of the said franchises, process shall be made against him by the common law till he were outlawed: (3) and that after such outlawry pronounced, and return made thereof, the justices before whom fuch outlawry shall be returned, should thereof make certificate to fuch minister and ministers of the faid franchises, as to them best should seem in this behalf, according to their discretion; (4) and such felon shall be taken by such minister or ministers, and his lands and tenements, goods and chattels, being within the same franchifes, seised into the hands of the lords of the same franchises for the time being, as forfeit; (5) and that the other lands and tene-

tenements, goods and chattels of fuch felons out of the same franchifes, shall wholly remain to the King, and to other lords having thereof franchises, as forfeit; (6) faving always to the King the forfeitures of such murderers, traitors, manslayers, robbers, and all such offenders, and of other things, which to him pertain as of the right of his crown. And forasmuch as like murders, treasons, manslaughters, robberies, consents, and offences by divers persons, thieves, and felons, dwelling within the franchise of Ridesdale, in which franchise the King's writ doth not run, as it is said, have been done now of late in divers places in the counties of Northumberland, Cumberland, Westmoreland, and elsewhere out of the same franchise of Ridesdale, by favour and whereof no redress towards them hath been had by the laws heretofore and damage of the people so grieved, as our sovereign lord the King, by the grievous complaint to him

The statute provided 2 H. 5 ftat.1.c.5. against offenders in Tinbe extended

Intakers and

Outputters.

• Felons called called Intakers and Outparters, * fuccour of the same franchise, used, to the great mischief, peril, made in this present parliament, bath fully perceived: (8) our said fovereign lord the King, willing to remedy the same, hath ordained and stablished in the same parliament, That such hamshire shall process, certificate, and execution shall be made hereafter against the against such musucious, managainst the fike offenders flayers, robbers, consenters, and offenders, abiding or refident within the faid franchise of Ridesdale, for their offences done out of the faid franchife of *Ridefdale*. (9) And also such manner of forfeitures shall run in all points, as well to our sovereign lord the King, as to all other persons, as it was orfelon esteantz hors de mesmes les franchises demurgent entierement au Roy & as autres seignurs aiantz ent franchise come forfaitz salvant toutz foitz au Roy les forfaitures dautiels murdrours traitours homicidours robbours & autres maffaifours queconges & dautres choses queux a luy apperteignent come de droit de sa corone. Et pur tant qe semblables murdres tresons homicides robberies confentements & maffaites par diverses perfones larons & felons appellez Intakers & Outputters demurantz deinz sa franchise de Ridesdale en quele franchise le brief du Roy ne court mye come est dit ont estee faitz jatard en diverses lieus cn les countees de Northumbr' Cumbr' Westmerl' & aillours hors de mesme la franchise de Ridesdale par favour & socour de mesme la franchise dont null redresce vers eux nad estee eu par les leies ceo enarere usez a tresgraunde meschief peril & damage a le poeple issint grevez come le Roy par clamous pleint a luy fait en ceste present parlement lad pleinement entendu. Nostre soveraigne seignur voillant ceo remedier si ad ordeignes & establez en ceo mesme parlement qe autieux proces certification & execution foient faitz defore enavaunt vers tieux murdrours traitours homicidours robbours consentours & maffesours demurantz ou reseantz dedeinz la dit franchise de Ridesdale pur cause de lour maffaitz faitz dehors mesme la franchise de Ridesdale. Et auxi tieux maners forfaitures encourgent en toutz pointz fibien envers le Roy come envers toutz autres

sones come fuit ordeigne vers les ditz meffasours de Tyndale & Exhamshire par le dit estatuit fait a Leycestre & solone la fourme & equite de mesme lestatuit salvant toutz foitz au Roy ceo qe a luy appertient celles parties come de droit de sa corone.

dained for the faid offenders of Tyndal and Exhamshire by the said statute made at Leicester, and according to the form and equity of the same statute; (10) faving always to the King that which pertaineth to him in this behalf, as of the right of 11H.7.c.9. his crown.

CAP. VIII.

Certain scholars of Oxford to be banished the university for certain offences.

TEM, because that many clerks and scholars of the univer- Ex edit. Rast. L fity of Oxford, unknown, armed, and arrayed in the man-Scholars. ner of war, have oftentimes diffeised and put out divers persons Oxford. of their lands and tenements in the counties of Oxford, Berks. and Bucks, and also have hunted with dogs and greyhounds in divers warrens, parks, and forests, in the same counties, as well by days as by nights, and taken deer, hares, and conies: and moreover, threatning the keepers of the same of their lives, and also with strong hand have taken clerks convict of felony by due process of the law, out of the ward of the ordinaries, and those prisoners have brought with them, and let go at large, as the King, by open complaint to him made in this parliament, hath conceived: our faid fovereign lord the King, willing upon the fame to set remedy, hath ordained and stablished, That due process shall be made against such scholars wrong doers, for their offences, as the law and also the statutes of the land require, according to the case till they come to answer, or else be outlawed. And if any such scholar be so outlawed, then the University. justices before whom such outlawry shall be returned, shall Chancellor. certify the chancellor of the faid university, for the time being of the same outlawry. And that the same chancellor, upon fuch certification had, shall do to be banished maintenant, and without difficulty, such outlaws out of the same university, upon the pain that pertaineth. And that this ordinance endure till the next parliament be holden, after the King's return from beyond the sea into England.

CAP. IX.

No abbot or prior shall be appointed by any bishop to collect diffines or subsidies out of the county where he dwelleth.

TEM, forasmuch as the abbots and priors of the realm of England, have had and sustained great damage, losses, costs, and diseases before this time, by that that they have been affigued by the archbishops and bishops of the same realm of England, Collector. to gather the dismes granted to the Kings of England by the clergy, very far from their houses, and also in divers dioceses and counties, as they have shewed to our said sovereign lord the King by their petition delivered in this present parliament: the Vol. III.

King our sovereign lord, having thereto consideration, hath ordained and stablished, That no abbot nor prior within the realm of England, shall be by any archbishop or bishop from henceforth ordained to be collector of any diffnes or subsidies, out of the fame county where he is dwelling or conversant. And this ordinance shall stand in his force till the parliament, which shall be first holden after the King's return from beyond the sea into England,

CAP.X.

Keels that carry sea-coals to Newcastle shall be measured and marked.

Explained by 30Car.2.stat.s. for by 6 & 7 W.3.c.10.

Keels that

at Newcastle

to the ships,

shall be mea-

missioners.

TEM, whereas of every chaldron of sea-coals, which be or ther provided his is a people not franchifed in the port of the town of Newcastle upon Tyne, two pence be due to the King of cuftom, (2) and in the same port be certain vessels called Keels, by which such coals be carried from the land to the sbips in the said port; and every of the said keels ought to be of the portage of twenty chaldrons, and according to the same portage, the custom is thereof taken to the King's use; there be now certain people, that of late have made fuch keels of the portage of twenty two or twenty three chaldrons, whereof the cuftom bath been taken according to the portage of twenty chaldrons only. in deceit of our lord the King, as be hath perceived by complaint in this parliament; (4) it is therecarry sea coals fore ordained and stablished aat Newcastle from the land to the shires gainst such deceits, that all the keels which now be, and hereafter shall be in the said port, fured by com- shall be measured by certain commissioners thereto assigned by the King, and marked of what portage they be, before that any carriage be made by the same, upon pain of forfeiture to the King all the vessels called *Keels*, by which any fuch coals shall be carried, before that they be marked in the manner aforesaid.

TTEM par la ou de chescun chaldre de charbons maritilmes de lont & lerront vendus as gents nient y franchises en le port del ville del Novell Chastell sur Tyne sont dues au Roy deux deniers de custume & en meime le porte sont certeinz vesselx appellez Keles par les queux tielx charbons sont caries de la terre jesques a les naefs en le dit port & doit chefcun des ditz keles estre del portage de vint chaldres & solonc mesme le portage la dite custume ent est pris al oeps du Roy font ore certeinz gentz qont fait jatard tieles keles del portage de xxii. ou xxiii. chaldres dont la custume ad estee pris folone le portage de xx.chaldres tantfoulement en deceite du Roy ficome le Roy lad entendu per compleint en cest parlement Si ad il ad ordeine & establiz encountre tiele deceite qe toutz les keles gore sont & ferront en temps avenir en le dit port soient mesures par certeinz commissioners a ceo assignerz par le Roy & merches de quell portage y soient devaunt ceo qe ascun cariage soit fait par icelles fur peine de forfaire au Roy toutz les vesselx appellez Keles par les queux ascuns tieux charbons serront caries devaunt ceo qe ils soient merchez en le manere avauntdit.

CAP.

CAP. XI.

No English gold shall be received in payment but by the King's weight.

I TEM pur ouster periles & deceites queux longement ont contenus dedeinz le roialme parmy les lavours tonfours & controfaitours de la moneie dEngleterre a trefgraundes mefchiefs & damages a toutz gents de mesme le roialme le Roy par advis & assent de toutz les seignurs & communes affemblez en cest parlement ad ordeinez & establez qe de la veille del feste de Novel prochein avenir enavaunt null liege du Roy receivera ascune moneie dor Engleis en paiement sinon par le pois du Roy sur ceo ordeines. Et pur tant qe graunde partie del or de present currant en paiment nest mye de droiturell pois ne de bone allaie y faute ceo remettre a le cune au fyne qil poet estre novelment cunez de joust pois & bone alleie & ceo ferra estre a graunde perde & costages des subditz du Roy fil ne suy plest eux relever en ceo cas si ad le Roy de sa grace especiale remis & pardonee a toutz sez liges qi parentre cy & le dit fest de Novel ferront cuner de novel a le cunage du Roy dedeinz le Toure de Loundres lour monoie dor qu ne soit de joust pois ne de bone allaie cestassavoir tout ceo qi a luy appertient pur cell novell cunage de tiel ore come defuis Salvez a le mestre del mynte & as autres officers dicelle ceo qi a eux appertient resonablement.

TEM, to avoid the deceits and perils which long have continued within the realm by washers, clippers, and counterfeiters of the money of the realm of England, to the great loss and damage of all the people of the same realm; (2) the No English King, by the advice and affent gold thall be of all the lords and commons received in affembled in this parliament, payment but hath ordained and flablifhed by the King's hath ordained and stablished, weight. That from Christmas even next coming, none of the King's liege people shall receive any money of English gold in payment but by the King's weight (3) And thereupon ordained. because a great part of the gold now current in payment is not of rightful weight nor of good allay; the fame [shall be sent to the The words coin, to the intent that it shall within be newly coined of just weight Crotchets are and of good allay; and because omitted in that] shall be to the great loss and the several e-costs of the King's subjects, unless statutes pubit please bim to relieve them in lished by Pulthis case; (4) our sovereign lord ton, Keble, the King, of his special grace, &c. but are in hath remised and pardoned to Rastal and hath remised and pardoned to Mr. Cay all his liege people, which betwixt this and the faid feast of Christmas shall cause to be coined of new at the King's coinage within the Tower of London. their money of gold that is not of just weight nor of good allay, that is to fay, all that to him pertaineth for this new coinage of such gold as afore; (5) faving always to the master of the mint, and to other officers of the same, that which to them reasonably pertaineth.

CAP. XII.

Writs purchased by the wardens of Rochester bridge, or against them, shall be good, though some of them die or be removed.

Writs purchafed by or gainst the ardens of dochester bridge, shall be good, though some of them die, &c. TEM, it is ordained, That all the writs to be purchased by the wardens of the new bridge of Rochester, and their successors, or by other against them to be purchased, shall be maintained and continued by the law of England; (2) and although that the said wardens, or any of them, be removed or expussed from their said office, or do die, hanging the said writs, nevertheless the same writs shall stand to be good and effectual in the law for ever.

TEM ordeinez est & establiz que toutz les briess par les gardeins de le novell pont de Rouchestre & lours successours apurchacerz ou par autres encountre eux apurchacers soient maintenus & sustenuz par la ley & combien que les ditz gardeins ou ascun de eux soit ou soient amovez ou expulsez de lour dit office ou devie ou deviont pendantz les ditz briess nientmains mesmes les briess estoient & soient bons & effectuelx en ley pur toutz jours.

18 El.c.17. 17 El.c.25.

Other statutes made at Westminster, Anno 9 HEN. V. stat. 2. and Anno Dom. 1421.

A T the parliament holden at Westminster the first day of December, in the ninth year of the reign of King Henry the Fifth, it is ordained by the assent of the lords spiritual and temporal, and at the request of the commons there assembled, &c.

CAP. I.

A confirmation of all statutes made touching money.

Ex edit. Raft. Money. Gold and filver.

FIRST, That all the statutes and ordinances, which have been made in the time of the King's noble progenitors, touching the good and lawful governance of his money of gold and filver, not repealed, be well and firmly kept and holden in all points.

CAP. II.

All men may resort to the King's exchanges, or to the Tower, to have money new coined.

Exchange. Money. Coinage. TEM, the King, in as much as he conveniently may, shall do to be ordained his exchanges of the money of gold and filver in the city of London, and elsewhere in the realm, for the ease of his people, which shall be holden in open places in high streets. And that all they that will come to the Tower of London, there to have money of new coined, they shall have money coined

coined, and thereof shall be delivered within eight days, according to the very value of that that they shall bring thither; paying the seignorage and coinage of gold, after the rate of five shillings for the pound of the Tower, and for the seignorage and coinage of filver fifteen pence for the pound, and no more. And that they that will not approach the Tower to do the same, but will be thereof delivered at the exchanges, shall pay for the exchange after the rate of a penny for the noble, and for the half noble a halfpenny, and for the fourth part of the noble a farthing, with the seignorage and coinage, as afore is said.

CAP. III.

At the King's exchanges good money shall be delivered to the parties, or else be that doth receive it may resuse it.

TEM, That the masters and workers of the money, and also Money. the strangers in all places where money shall be coined, made, or changed, shall be holden to deliver and pay all that that ought to pertain to them for such exchange of good and lawful money of England, by and of just weight, or by the number, of the election of him which shall receive the same without any delay of difficulty. And if percase it happen that any notable default in the weight of the money, or in the allay be found (which God defend) upon the delivery or payment to be made at the faid Tower, or at the exchanges aforefaid, that then it shall be well lawful to every person that shall find such default, to refuse that that is defective before that he depart the place where he the same shall receive. And that the master, or Exchangers, the changers be holden to deliver to him sufficient money for the same, without delay, and to melt that that shall so be found defective,

CAP. IV.

The officers of the exchanges shall bring to the Tower all the gold or filver which they buy or exchange.

TEM, That they which shall be wardens and surveyors and Exchange.

ministers of the exchanges out of the Tower, shall be holden Gold and filand bounden to bring all the gold and filver that they shall re-ver. eeive by way of exchange, or shall buy by colour of their office, Money. to the Tower of London, there to be molten and made in money, in augmentation and increase of the money for the profit of the realm and ease of the people, without being sold, aliened, or put to any other use.

CAP. V.

The mint |ball be at Calais.

TEM, That the King's Mint be coined and made at Calais, Mint. in the manner as it hath been made and governed at the Calais. Tower of Landon."

CAP.

CAP. VI.

The allay and weight of money.

Money. 3 Inft. 92.

TEM, That all the money of gold and filver that shall be I made at the Tower of London and at Calais, or elsewhere within the realm of England, by authority royal, shall be made of as good allay, and good weight, as it is now made at the Tower.

CAP. VII.

The weight of gold shall be sent to every city.

noble, &c.

Weight of the TTEM, That the King do to be ordained good and just weight of the noble, half noble, and farthing of gold, with the rates necessary to the same for every city, borough, and market town of the realm, to be delivered by the chancellor of of England to them that will have them, to the intent that they be not deceived by falle counterfeiters, and them that use falle weight in deceit of the people,

CAP. VIII.

Inquiry and punishment of falsities of weights.

Tuffices of peace. Sheriffs. Eicheators. Weights. 34 Ed. 3.C. 5.

TEM, That the justices of peace, sheriffs, escheators, and o-I ther persons to be affigned by the King, shall have power by commission to enquire of all falsifiers and counterfeiters of false weights, and to take them and imprison, and in prison to hold them without mainprife, till they be acquitted or attainted, and if they be attainted, their bodies shall abide in prison till they have made fines and ransoms after the discretion of the said justices. And that the same justices have power thereof to inquire, hear, and determine, as often as to them shall seem necessary.

CAP. IX.

The law of exchange between the merchants of Rome and those of England.

Exchange

ITEM, whereas in another statute, made the fourteenth year of King Richard the Second, it was ordained, That for every exchange that shall be made by merchants in the court of Rome, or elsewhere, that the merchants be firmly and furely bounden in the chancery, to buy within three months after the exchange made, merchandifes of the staple, as wools, leather, woolfels, lead or tin, butter, cheefe, or cloths, or other commodities of the land, to the value of the fum so exchanged, upon forfeiture of the same: and such merchants said in this present parliament, That they dare not bind themselves to observe the effect of the same statute, because that within three months after fuch exchanges made, they cannot buy and make shipping to pass such merchandises to the parts beyond the sea (as afore is faid) to the value of the fum to changed: and also

Staple.

Merchants,

for default of fuch changers there ought to be made fuch exchange, and by divers colours and subtleties the King's money shall be of great likelihood privily carried to the parts beyond the fea, and fuch merchandifes (as afore) shall not be bought by fuch merchants changers, to the great damage of the King and of his people and the realm, if in this present parliament remedy be not provided: therefore it is ordained in this present parliament, for the profit of the King and of his realm, That all merchants that shall make such exchanges at the said court of Rome, or elsewhere, and every of them, shall be bound personally in the said chancery by recognisance, to buy within nine months after the same exchanges made, like merchandises and commodities as afore is faid, to the value of the sums so changed, upon pain of forfeiture of the same, notwithstanding the said statute made the said fourteenth year. And that all the ordinances aforesaid shall endure until the parliament next 14R.2.C.2. to be holden.

CAP. X.

Collectors of difmes, &c. which he charged in account for their companions, shall have an action of debt against tbem.

TEM, whereas divers collectors of diffnes and quinzimes Collectors of granted to the King of temporal goods, have been affigned xv.&x. in every county of the realm, and some of them have purposed lawfully to yield their account, and some not, so that when the King's writs have iffued to the sheriffs to cause the said collectors to come to the exchequer, there for to account, the honest true men have come in, and brought the rate of their gathering, and the other by brocage and subtlety have absented them, and will not come and pay their rate there, and so the lawful may not be discharged, but wholly charged of the sums which their companions absent ought to have paid, and also oftentimes put in prison, and their lands and tenements seised into the King's hands, till they had payed to the King the rate of the gathering of their companions, to the great mischief and defruction of many of the King's lawful subjects, as the King hath conceived at the grievous complaint of the commons made here, in this present parliament: our said sovereign lord, by the affent of the lords spiritual and temporal, and at the request of the said commons, hath ordained, That the collectors of such difmes and quinzimes, shall have recovery by action of debt against their companions, of the sums which they have so paid, and shall pay for them, with their double damages. And this ordinance shall endure till the parliament, which shall be first holden after the return of the King our fovereign lord into England,

CAP. XI.

Certain roads and bridges about Abingdon shall be repaired.

8 H. 6.c.28. This statute is printed onedition.

TEM come monstre fuist en cest parlement par la dite communalte par lour commune petition coment le ly in Mr. Cay's chemyn qi soi extende de la ville de Abendon vers Dorchestre en le countee dOxenford outre leaue de Thamyse par les lieux de Burford & Culhamford parentre les dites villes de Abendon & Dorchestre parmy les soil & franchises & deinz les boundes & franchises del abbe de Abendon de son manoir de Culham en droit de sa esglise de nostre dame de Abendon par quell les lieges du Roy & de ses progenitours illoegs passantz ont eux lour cariage & franc passage sibien ove charrettes come ove lour chivalx biens chatieux & merchandises du temps dont memorie ne court fuit jatard par cretein de eaue a tant surunduz ge null purroit illoeqs paiser ne tieux cariage sanz peril de perdre lour vies biens chatieux & merchandises illoegs faire tange certeinz gentz du dite ville de Abendon de lour propre biens & dalmoigne des gentz la entour enhabitantz ont faitz un pont outre le dite lieu appelle Burford & un autre pont outre le dit lieu appelle Culhamford & eient auxi del affent de dit abbe & son covent enlargez enhancez faitz & reparailez le dit chemyn parentre les lieux & pontes suisditz en laeure ove les fosses de mesme le chemyn de ambedeux parties quatre perches & oept pees entout & eient auxi plantes & fischez sur les ripes des ditz fosses pluis proschein a chemyn certeins arbres appellez poplers & wyllughes ore cresceantz pur amendement & reparation du dit chemyn as heurs & temps busoignables en temps avenir Sur goi confiderez les grandes aise & profit que aviendront a les lieges du Roy parmy ceux ponts & chemyn si qe ils purront continuer del assent des ditz seignurs & a la requeste de la dite communalte ordeignez est & establiz en ceo mesme parlement qe les ditz ponts & passages outre ycelles & auxi le dit chemyn parentre mesmes les ponts de la laeure come dessuis est dit soient & remaignent a toutz jours communes ponts passages & chemyn as queconqes-illoeqs passantz ou passer voillantz sibien a chival come a pee & en autre manere & ove toutz maners des cariages & qe lise a toutz lieges du Roi les ditz ponts passages chemyn & fosses en la laeure & forme suisditz faire reparailler enhancer de novell edifier & escurer & autres tieux arbres sur les ditz ripes de novell planter & ficher & en les ditz fosses argill marle gravel & terre fower & prendre & de autieux arbres les branches & germmes sibien de ceux queux sont ore illoeqes plantez come de ceux gilloeges serront plantez as temps bospignables & sesonables couper & prendre pur la reparation des ponts chemyn & passage avantditz si sovent come lour plerra pur toutz jours sanz impediment ou empeschement de nully ascun title ou interesse que soit des ditz abbe & covent en le soil de les eaue passages chemyn & fosses avantditz ou en le soil ou leaue en quell les ditz pontz sont ou serront edifiez en les ditz lieux ou en ascun parcell dicell nient obstantz. Salve toutsoitz le droit du Roi

& falvez auxi as ditz abbe & covent & a lour successours lour libertees & franchises dedeinz & en les ponts chemyn passes caues & fosses avantditz sicome ils avoient adevant en les ditz chemyn soil & eaue & auxi toute la pescherie en leaue desoutz lez ditz ponts & en les fosses suisditz perpetuelment.

Thus End the Statutes of King HENRY the Fifth.

Anno primo HENRICI VI.

Statutes made at Westminster in the first year of the reign of King HENRY VI. and in the year of our Lord 1422.

U parlement tenuz Westm' le Lundy proschevn devant le fest de Seint Martyn lan de regne du Roy HENRI sisme puis le conquest primer mesme le Roy de ladvis & affent des feignurs espirituelx & temporelx & a les efpecialx instance & request des communes dEngleterre esteantz en mesme le parlement fist faire ordiner & establire diverses ordinances & estatutz en la fourme qenfuit,

T the parliament holden at A Westminster the Monday next before the Feast of St. Martin, the first year of the reign of our sovereign lord King Henry the Sixth; the same King, by the advice and affent of the lords spiritual and temporal, and at the special instance and request of the commons of the realm of England. being assembled in this present parliament, hath caused to be ordained and established divers ordinances and statutes in the form following.

CAP. I.

The King's council may assign money to be coined in as many places as they will.

R primes ordeines est pur le profit du Roy & laise de fon poeple qe les feignurs de le counsell du Roy pur le temps esteantz purront assigner par auctorite du dit parlement mestres & operers a faire monoie dor & dargent & a tenir les eschaunges de moneie sibien en la citee dEverwik come en la ville de Bristuit & auxi es tants des lieux come semblera as ditz feignurs bone & necessarie solone lour bons advis & discretions ascun estatute ou ordinance fait au contrarie non obflant,

FIRST it is ordained and The King's established for the same of council and established, for the profit council may of the King, and the ease of affign money to be coined, his people, That the lords of and exchange the King's council for the time es to be held, being may affign, by authority in as many of the faid parliament, masters places as they and workmen to make money of gold and filver, to hold the exchanges of money as well in the city of York as in the town of B. iftel, and also in as many places as to the faid lords shall feem necessary, according to their good advice and discretion, any statute or ordinance made to the contrary notwithstanding. C A P.

CAP. II.

All the statutes of purveyors shall be proclaimed in every county four times in the year.

Ex edit Pult. Every theriff purveyors in his bailiwick four times in the year.

TEM, That all the statutes and ordinances made of purveyors and buyers, and not repealed, be kept and executed in all the statutes of points, and also proclaimed in all counties through the realm by the King's commandment. (2) And that every sheriff of the realm of England, after that he hath received the said statutes thereof to make proclamation by such commandment, shall cause them to be proclaimed every year four times through his bailliwick, upon pain to pay to the King at every time that he thereof fails, an hundred shillings. (3) And that upon the same pain every of the said sheriffs shall deliver the said commandment to his fuccessor immediately by indenture to be made betwixt them, whereby he may make like proclamation for the time that he continueth in the faid office, for the ease and surety of the peo-(4) And that every fuch successor, after such command-12 Car.2.c.24. ment by him received shall make such proclamations four times in the year, and shall make such deliverance of the said commandment to his successor, as above is said, upon the pain aforefaid.

20 H. 6. c.8.

CAP. III.

What fort of Irishmen only may come to dwell in England.

All persons born in Ireland shall depart out of the realm, &c.

TEM, forasmuch as divers manslaughters, murders, rapes, robberies, and other felonies, riots, conventicles, and divers other offences now late have been done in divers counties of the realm of England, by people born in the country of Ireland, repairing to the town of Oxenford, and there reliant and dwelling under the jurisdiction of the University of Oxenford, to the great fear of all manner of people in the realm of England dwelling thereabout, as by all the commons of the same realm assembled in the faid parliament it was grievously complained: (2) our faid lord the King by the affent aforefaid, and at the request of the same commons hath or lained and established, that all people born in Ireland, shall depart out of the realm within a month after proclamation made of this ordinance, upon pain to lose their goods, and to be imprisoned at the King's will; except graduates in the schools, and men having benefice of holy church in England, and men of law in England, and those which be inherit in England, and those that have father and mother being English people, religious persons professed, merchants, burgesses, and other inhabitants within cities or boroughs of good fame, which can find furety of their good bearing, and Irish women married to English men, and Irish men married to English women, which be of good fame: (3) and that all these Irish people which have benefices or offices in the land of Ireland shall abide there upon their benefices and offices, upon pain to lofe and forfeit the profits of their benefices and offices, for the defence of

Irish persons excepted which may remain in England.

the land of Ireland aforesaid, according to the ordinance made in the time of King Henry the Fifth, the first year of his reign. 1 H. 5. c.8.

(4) And that the graduates and beneficed-men shall find surety of Irish men shall their good bearing, and that they take not upon them the principals of any cipality of any hall or hoftel, but to remain amongst the English hall, &c. scholars under the principality of others. (5) Moreover, that these scholars of Ireland which be no graduates, and be of the King's obeisance, shall find furety of their good bearing in the manner as the faid graduates should do, in such fort and form as is aforesaid. (6) And that all the scholars of Ireland, being now An Irish man in England, which will here dwell, every of them shall bring a testimonial the chancellor of England for the time being, before the feast of that he is of St. John Baptist next coming, letters under the seal of the lieu- the King's tenant or justices of Ireland, testifying that they be of the King's obeilance. obeifance. (7) And of them that bring not such letters betwixt this and the faid feast of St. John Baptist, it shall be done as of rebels to our lord the King. (8) And that from and after the faid feast of St. John, no person born in Ireland shall enter the realm of England to dwell in the said university of Oxenford or of Cambridge, or elsewhere within the realm of England, unless he bring to the faid chancellor of England fuch letters testimonials, upon pain to be punished as a rebel to our lord the King.

2 H. 6. c.S.

CAP. IV.

The master of the mint shall send to the mint to be coined all the rold and filver that shall come to his hands by exchange.

TEM, though it hath been well ordained in times past, That Ex edit. Rast. he that shall be master of the mint shall in no wise hold the mint. King's exchange: nevertheless our sovereign lord the King, by Exchange. the advice and affent of the lords spiritual and temporal, and at the request of the commons aforesaid, will and granteth: That the master of the mint at the tower of London, which now is, and which for the time shall be, may have and hold the King's exchange in the city of London, till the parliament next to be holden, London. so that the same master do to be sent to the mint all that shall 9 H. 5. c.4. come to the exchange in plate or in mass, to be coined from 2 H. 6. c.12. time to time, until the faid parliament, taking for the exchange of the noble in the faid exchange i.d.ob. only.

CAP. V.

A certain allowance made to those which were retained to ferve King HEN. V. in his wars. Provision for the redemption of the jewels mortgaged by King HEN. V.

TTEM, at the supplication of the said lords and captains that be in life, which have indented with the gracious King Hen-77, father to the King that now is in all his wars, and also the executors of them that be commanded to God, which have indented with the faid King the father made by their petition, delivered in this parliament: the King by the affent of all his lords spiritual and temporal, and also of all the commons being in

Gains of war.

this parliament, will and granteth, That the thirds and the third of the third of all manner of gains, gained by way of war, pertaining to the faid King the father, the day of his death, as well of prisoners taken as of other gains of war, may be deducted and rebated by lawful account in the King's exchequer, for the sums of the wages to them due by the said King the father, according to the effect of the indentures thereof made. Provided always, That if of that which upon the faid accompt found due by the faid accomptants above the faid wages, payment be made by them upon the same account, then the said fuppliants, their executors, heirs or landtenants after the faid account and gree made, shall be thereof quit and discharged for And moreover the King will and hath ordained of the faid assent, That all they, to whom the said King the father hath delivered gages, jewels, and other things, shall be before the King's council before the feast of St. John Baptist next coming, with the same things and jewels. And in case they be not satisfied of their duties, or within half a year after the same feast, then they after the said half year shall have all the said jewels and things in peace and without impeachment of the King, paying to the King all that the same jewels and things shall be found of greater value, than that wherefore they were put in gage, unless they be ancient jewels of the crown. And that they and their heirs, landtenants and executors and every of them, shall be of the same jewels and things, which be not ancient jewels of the crown, quit and discharged against the King after the half year for ever.

Gage.

CAP. VI.

The stat. of 9 HEN. v. c.9. touching security for exchanges to be made by merchants of the court of Rome, revived, and continued till the next parliament.

This statute is printed only in Mr. Cay's edition.

TEM come bien qe en lestatuit fait lan du regne del Roy RICHARD seconde quatorszisme ordeinez suit ge pur chescun eschange qe serroit par merchants a la courte de Rome ou aillours les ditz merchants serroient sermement & seurement liez en la chauncellerie dachater deinz trois mois apres la dit eschaunge fait merchandises de lestaple come lains quirs peaux lanuz & plumbe ou estein bure furmage draps ou autre comoditees de la terre de la value de la somme issint eschangee sur forfaiture dicell nientlemains en le parlement tenuz le primer jour de decembr' lan du regne del Roi HENRY quint noevisme pur certeins causes declarez en icell ordeinez fuit en le mesme pur profit du Roy & du roialme qe toutz merchants qi delors ferroient autiels eschanges a la courte suisdite ou allours qils & chescun de eux serroit & serroient obligez personelment en la chauncellarie suisdite par reconisance dachater deinz noef mois apres mesmes les eschanges faitz semblables merchandises & commoditees come dessuis est dit a la value de les sommes issint eschanges sur peine de forfaiture dicelles le dit estatuit fait le dit an quatorszime non obstant & qe celle darrein ordinance dureroit tank au parlement delors proscheinement a tenir le Roy pur tant qe sentuz furent les ditz causes issint declarez en le dit parlement tenuz le dit an noevisme resonables & auxi qe mesme lordinance fuit terminez & expirez par le commencement de cest darrain parlement ad ordeinez en cest darrein parlement qe toutz les merchantz qi ferroient autielx eschanges a la dite courte de Rome ou aillours oils & chescun de eux soient & soit obligez personelment en la chauncellarie du Roy par reconifance dachater dedeinz noef mois apres tielx eschanges faitz semblables merchandises & commoditees come avaunt est dit a la value de les sommes issint eschaunges fur peine de forfaiture dicelles non obstant le dit estatuit fait le dit an quatorszime et qe cest present ordinance durera tanqe au parlement proscheinment a tenir.

Statutes made at Westminster, Anno 2 HEN. VI. and Anno Dom. 1423.

TENRICUS Dei gratia Rex Anglie & Francie & Dominus Hibernie vicecomiti Middlesexie salutem. Quedam statuta & ordinationes in ultimo parliamento nostro edita tibi mittimus in forma patenti mandantes quod statuta & ordinationes illa in locis infra ballivam tuam ubi magis expediens fuerit publice ex parte nostra proclamari & ea quantum in te est firmiter observari facias juxta tenorem eorundem.

T. meipso apud Westm' primo die Julij anno regni nostri secundo.

parlement tenuz a . Westm' le xxme jour dOctobr' lan du regne del Roy HENRY le sisme puis le conquest second par avys & afsent des seignurs espirituelx & temporelx & a les especiales instances & request des communes dEngleterre en mesme le parlement esteantz certeinz ordinances declarations & estatutz furent faitz & establiez al honour de Dieu & pur le bien du Roy & de son dit roialme en la forme ensuant.

T the parliament holden at Mestminster the twentieth day of October, in the second year of the reign of King Henry the Sixth after the conquest, by the advice and assent of the lords spiritual and temporal, and at the special instance and request of the commons of England being in the same parliament, certain ordinances, declarations, and statutes were made and stablished to the honour of God, and for the wealth of the King and of his realm, in the form following.

CAP. I.

A confirmation of the liberties of the church, and of all persons, cities, &c.

T primes qe seinte esglise & toutz les seignurs spirituelx & temporelx & toutz les autres lieges du Roy aiantz libertees & fraunchises & auxi toutz les citees & burghs aient & enjoient toutz lour libertees & fraunchises

FIRST, That holy church, The liberties and all the local fields. and all the lords spiritual of the church and temporal, and all other ties and bothe King's people, having liber-roughs conties and franchises, and also all firmed. the cities and boroughs, shall have and enjoy all their liber-

ties and franchises well used, and not repealed, nor by the common law repealable.

fraunchises bien usez & nient repellez ne par la communeley repellablez.

CAP. II.

A remedy for the master, &c., of the hospital of St. Leonard in York, to recover a thrave of corn due to them, &c.

The hospital of St. Leonard in York was endowed of a of every within the counties of York, Cumberland,

TEM, whereas the hospital of St. Leonard of York subish St. Leonard of York, which is of the foundation of the progethrave of corn nitors of our Said lord the King, late Kings of England, and of plough earing his patronage, in the first foundation of the same, was endowed, by the faid progenitors of the King, of a thrave of corn to be taken Westimorland, yearly of every plough earing withand Lancaster. in the counties of York, Cumberland, Westmorland, and Lancafter, within the county of York, of which thraves the master and brethren of the said hospital, and their predecessors have been seised, the time whereof runneth no memory, as parcel of the first foun-dation of the said hospital, and the same they have levied and gathered at the feast of St. Martin in winter every year, till now late that divers people of the faid counties, within the province aforefaid, have withholden the same thraves, whereof the faid master and brethren have no sufficient nor covenable remedy at the common law. to the great damage of the faid hofpital, and open subtraction of the · fustenance of the said master and brethren, if remedy be not for them provided, as complaint was thereof made in the said parliament: (2) The King confidering the premisses, of the affent and request aforesaid, hath ordained and stablished, That the said master and brethren, and their fuccessors for the time being, may levy, gather, and take the faid thraves within the province aforesaid, in the places where

TTEM come lospitall de seint Leonard dEverwyk qi est de la fundation de les nobles progenitours nostre dit seignur le Roy jadis Roys dEngleterre & de son patronage en la primere fundation dicell estoit endowe par les ditz progenitours du Roy dun thrave des blees a prendre annuelment de chescun charue arant deinz les countees dEverwyk Cumberland Westmerl' & Lancastre deinz la province dEverwyk des quels thraves les maistre & frers du dit hospitall & lour predecesfours ount este seisez du temps dount memorie ne court come parcell de la primer fundation du dit hospitall & icelles ount pris levez & coillez al fest de leint Martyn en yver chelcun an tange ore tarde que diverses gentz dez ditz countees deinz la province suisdite mesmes les thraves ount deterniz dount les ditz maistre & frers nount remedie sufficeant ne covenable a la commune ley a graunt anientessement du dit hospitall & overt fubtraction del fustenaunce des ditz maistre & frers si lour ne soit purveu de remedie come de ceo fuit compleint en le dit parlement le Roy considere les premisses del assent & request avauntditz ad ordeinez & establiez qe les ditz maistre & frers & lour successours pur le temps esteantz puissent lever coiller & prendre les ditz thraves deinz le province suisdite en les lieux ou il devent de

droit

The remedy which the masters of St. Leonard's hospital shall have to recover their duties.

droit & soloient solone la custume & usage en mesmes les lieux euz pardevant. Et auxi ge mesme le meistre & ses successours pur le temps esteantz aient de temps en temps action par briefs ou pleintz de dette ou de detenu a lour plesir envers toutz ceux & chescun de eux ai mesmes les thraves enfi de droit au dit hospitall duez detiegnent ou ascun partie dicell pur recoverer devers eux & chescun deux les ditz thraves ovec lour damages enz cell

Purveu toutz foitz qe les parties ovec queux les ditz meistre & frers ou lour predecessours font accordez pur tielx thraves par compositions entre eux faitz & ensealez ne soient chargez de pluis que nest compris en meimes les compositions pur les possessions que les ditz parties avoient al temps del fesance des compositions avauntditz.

they ought of right, and were wont, after the custom and usage had in the same places heretofore. (3) And also that the fame mafters and fuccessors for the time being shall from time to time have actions by writs or plaints of debt or detinue at their pleasure, against all them and every of them that detain the same thraves so of right due to the faid hospital. or any part of them, to recover the faid thraves against them, and every of them, with their damages in this behalf.

II. Provided always, That A remedy for the parties with whom the faid the propriemaster and brethren, or their tors which predecessors, be accorded for pounded with such thraves by compositions the master made and sealed betwixt them, and brethren. shall of no more be charged than is comprised within the fame compositions for the posfestions that the taid parties had at the time of the making of the aforesaid compositions.

CAP. III.

John duke of Bedford, being in the King's service in France. shall be received to defend his right by attorney.

TEM, it is ordained and affented, That John duke of Bedford, Ex edit. Raft. uncle to our fovereign lord the King, which is beyond the fea in the parts of France in the King's service, in all manner of pleas moved and to be moved against any person or persons of lands and tenements, the reversion or remainder whereof is to the faid duke joint or feveral to his own use, he shall be by his attorney or attorneys received to defend his right. And in the Attorney. fame manner shall have and enjoy all manner benefits and advantages, as if he were present in his proper person. And that this ordinance extend as well to receipts of reversions and remainders, to be purchased and gotten to the said duke jointly or severally to his own use, as to receipts of reversions and remainders, which he now hath, as long as he shall be in the King' service beyond the fea.

mer-

CAP. IV.

All merchandises of the staple passing out of England, Wales, and Ireland, shall be carried to Calais, so long as the staple is at Calais.

TTEM, whereas the noble King Edward the Third did ordain

Staple.

I his staple to be at Calais, and that the whole repair of wools, woolfels, leather, lead, tin, butter, cheese, and other merchandise, except woolen cloths, and red herring passing out of the realm of England, and his lands of Wales and Ireland, and his town of Berwick upon Tweed, should be at the said town of Calais. And after at a parliament holden in the first year of King Hours the Fourth it was ordered. That the staple of wools

Calais.

Henry the Fourth it was ordained, That the staple of wools, woolfels, leather, lead, and tin, should be wholly at Calais: saving that merchants of Genoa, Venice, Catalonia, Arragon, and other realins, lands and countries, towards the west, being of the King's amity, may ship at Hampton in carraks, ships, galleys, and other vessels, wools, woolfels, leather, lead, tin, and other merchandises of the staple, and bring them into their country towards the west, after the form of the statute thereof made in the second year of King Richard the Second after the conquest.

Berwick.

And also saving to the burgesses and merchants of Berwick upon Tweed certain benefits to bring the wools of the growing between the waters of Tweed and Cocket, to the said place of Berwick, and and to ship them towards what parts it shall please them beyond the sea. And also whereas the said statutes in the parliament holden at Westminster in the second year of the reign of King Henry the Fifth, sather to our sovereign lord the King that now

is, were confirmed, and moreover it was ordained in the fame

J:C

Merchandise of the staple.

Shoten tin.

parliament, That no wools, woolfels, leather, lead, tin, whole or founded, called shoten tin, nor none other merchandise of the staple whatsoever it were, should from henceforth be sent or brought to any parts beyond the sea, except they were first carried to the said staple, after the form of the said ordinance made the faid first year, upon pain of forseiture of all the merchandises in fuch manner fent or brought out of the faid realm, unless it be by the King's licence. And except all persons, goods, and things which be excepted in the same ordinance, made the first year, as in the faid statutes is more fully contained. Nevertheless, the and founded tin, called shoten leather, tin, bought and provided here in England, have not been brought to the said staple of Calais, after the form of the said statutes, but doth pass into Flanders, Holland and Zealand, to the great damage and diminishing of the customs and subsidies due to the King, if they were brought to the town of Calais. The King willing to elchew the damage and diminution, by the advice and request aforesaid, hath ordained and established, That all the

statutes thereof made and not repealed, be holden and kept, and put in due execution. And that the whole repair of wools, woolfels, leather, lead, whole tin, and shoten tin, and all other

merchandifes pertaining to the staple, passing out of the realm of England, and of the countries of Winles and Ireland, be at the said place of Calais, and at none other place beyond the sea, as long as the faid staple shall be at Calais, upon pain of forfeiture of the very value of the merchandiles, which shall pass elsewhere but to the parts towards the west, named in the said statutes' thereof made. And that no licence from henceforth be granted to the contrary: except for wools, fells, and leather of North-Merchants. umberland, Westmoreland, Cumberland, and the bishoprick of Durham, saving the King's prerogative. Provided always, That if any merchants under colour of any licence thip any wools of of the growing of any part of Yorkshire, or of any other country of the realm, except of the growing of the same parts of Northumberland, Westmoreland, Cumberland, and the bishoprick of Durham, they shall forfeit to the King the value of all the wools fo shiped, and also they shall lose the benefit of the same licence. And he that the same espieth, and thereof giveth knowledge to the treasurer of England for the time being, shall have the fourth part of the forfeiture so by him notified.

CAP. V.

The penalty if any carry wools or fells not customed out of the realm to any place, javing to Calais.

TEM, because that a new shipping is found in the pille of I Foldrey in the county of Lancoffer, out of which pille and other creeks within the realm much wools be brought to Ernemouth in Zealand, and to many other places beyond the sea, without custom or subsidy thereof duly paying to the King, and the merchants come to Dublin in Ireland, and there take their cockets, and pay for every stone of wool to their proper use ij.d. as the King hath been thereof credibly informed in the faid parliament, to the King's great deceit and fraud: it is ordained and established, That if any person bring or cause to be brought any wools or woolfels not cultomed out of the realm, to other places Custom. than to the faid staple, he shall forfeit to the King the value of Staple. the merchandises so shipped, and his body to prison, till he hath made and paid a fine and ranfom. And that he that thereof giveth knowledge to the treasurer of England for the time being, and the trespasser for the same duly convict, shall have the fourth part of the forfeiture due to the King in this behalf.

CAP. VI.

For what causes only gold or silver may be carried out of the realm.

TEM come par le Roy Henry le quint pier a nostre seignur le Roy qorest estoit ordeignez qe un mynt dor & dargent serroit tenuz dedeins sa ville de Caleys par la quell graunde substaunce de monoie dor & VOL. III. dargent

TEM, whereas by King Henry A confirmatithe Fifth, father to aur lord on of the sta-the King that now is, it was or- c.6. that the dained, That a mint of gold and mint shall be silver should be holden within the at Calais. town of Calais, whereby great substance of money of gold and sil-

dargent ad este apportez deinz

le roialme la quelle monoie par

diverses persones ad este & est

realm. (2) which money by divers persons hath been, and is daily. carried out of the same to Bourdeaux, Flanders, and other places, against the statute in old times made and provided in this behalf, as hath been grievously complained in this parliament; (3) it is or-dained and affented, That the fame statute be holden and kept. and put in due execution. (4) And moreover it is ordained and established, That no gold nor filver shall be carried out of the realm contrary to the faid statute, unless it be for payment of wars, and the King's foldiers beyond the sea, upon pain of forfeiture of the value of the fum of money to carried out of the realm, to be levied of him that shall bring, carry, or fend it out of the fame realm: (5) and that he which espieth it, and thereof giveth knowledge to the council, or to the treasurer of England, shall have the fourth part of the forfeiture so due to the King, (6) except the ransoms for fines of *English* prisoners taken and to be taken beyond the sea, and the money that the foldiers shall carry with them for their reasonable costs, (7) and also for horses, oxen, sheep, and other things bought in Scotland, to be fent and carried to the parties adjoining; (8) so that the money to be sent for the fines of the faid prisoners, or to be carried by the faid foldiers to the parties beyond the fea, be not done without the King's special licence. (9) And because it is supposed that the money of gold of the ry no gold out realm is carried out of the same of the realm. by merchants aliens, it is ordained and stablished, That

ver bath been brought within the

No gold or filver shall be carried forth of the realm, but for the causes herein excepted. 9 Ed. 3. stat. 2. Č. I. 5 R.2. stat. 1. Ċ.3. 2 H. 4. C. 5. 77 Ed. 4. C. 1.

de jour en autre afnortez hors dicell a Burdeaux & Flaundres & aillours encontre lestatut fait & purveux celle partie daunciene temps come de ceo ad estee grevousement compleint en cest parlement ordinez est & assentuz qe mesme lestatut soit tenuz & gardez & mys en due execution. Et en outre ordinez est & establez ge null or ou argent soit asportez hors du roialme au contrarie du dit estatut sil ne soit pur paiement des guerres & foudiours du Roy de pardela sur paine de forfaiture de la value de la somme del monoie gensi soit apportez hors de roialme destre levee de celuy qi la mesnera asportera ou envoiera hors dicell & qe celluy qi lespiera & ferra ent notice au consoill ou au tresorer dEngleterre avera la quart partie de la forfaiture ensy duez au Roy forspris les raunceons pur finaunce des prisoners Englois prisez & apprendres de pardela & la monoie de les foudeours emporterount ovec cux pur lour resonables costages & auxi pur chivalx boefs berbeis & autres choses acchatez en Escoce apporterez ou ameinerez as parties adjoinantz issint qe la monoie a envoier pur finance des ditz prisoners ou a emporter par les ditz soudeours as parties de pardela ne soit fait sanz especiale licence du Roy. Et pur ceo qil est supposez qe la monoie & lor du roialme est asportez hors dicell par merchauntz aliens ordeinez est & establiez qe les merchantz aliens trovent seurtee en la chauncerie chescune compaignie pur ceux de ſa

Merchants aliens shall be bound to car-

sa compaigne qe null deux namesnera hors du roialme null or nargent contre la forme du dit estatut sur la peine de forfaiture dicell or ou argent ou de la value dicell & si ascun de eux face le contrarie & ceo duement provez & celuy enfy fesaunt soit alez outre le meer adonges les plegges de la compaigne paierount au Roy la forfaiture suisdite dont celly qi lavera espiez & le done a conustre au tresorer ou a conseill du Roy avera la quart partie come defuis.

the merchants aliens shall find furety in the chancery, every company for them of their company, that none of them shall carry out of the realm any gold or filver against the form of the faid statute, upon pain of forfeiture of the same gold or filver, or the value of the fame; (10) and if any of them do the contrary, and that duly proved, and he so doing be gone over the sea, then the pledges of his company shall pay to the King the faid for-feiture, whereof he that shall espy it, and thereof give notice

to the treasurer, or to the King's council, shall have the fourth part as is aforefaid.

CAP. VII.

The penalty of a cordwainer using the mystery of a tanner.

TEM, because that the leather tanned by cordwainers, using Ex edit. Rat. the mystery of tanners, and also much of the leather tanned Cordwainers. by the tanners, is so deceitfully tanned, that the boots, shoes, and other necessaries thereof made, be in a small season wasted and destroyed, because of the evil tanning of the said leather, to Leather. the great deceit and loss of the commonalty of the realm: it is ordained and established, That if any cordwainer dwelling in the realm of England, use the mystery of tanner, during the time that he useth the mystery of cordwainer, that he shall forfeit to the King for every hide by him, or by any other to his use canned vi. s. viii. d. And that if the cordwainers find any notorious default in the leather, tanned by the faid tanners, or to be tanned, that the tanner of the same leather so desective, shall forfeit to the King in the same manner for every hide so defective vi. s. viii. d. And that he that will fue shall have the one half for his labour, and the King the other half. And that the justices of the one bench and of the other, justices of affiles, Justices of justices of peace, the justices of Chester and Lancaster, and mayors peace. of cities and boroughs, having power as justices of peace, shall have power to enquire, hear and determine the articles and matters aforesaid, as well at the King's suit, as the parties, or to attaint them by examination, as well at the fuit of the King as of the party, by the discretion of the justices and mayors afore Rep. 5 Eliz. faid. And that this ordinance and statute begin to hold place c.8. & 1 Jac. 1. and be put in execution at the feast of Christmas next coming. c.22.

CAP. VIII.

Irishmen resorting into the realm, shall put in surety for their good abearing.

Ex edit. Pult. r H. 6. c. 3.

TTEM, whereas it is ordained in the last parliament amongst other things, That all people born in Ireland, shall depart out of the realm within a month next after proclamation made of the faid ordinance, upon pain to lose their goods, and to be imprisoned at the King's will, except certain persons in the same ordinance excepted, (2) and that the graduates and beneficed-men should find surety of their good abearing, that they thould not take upon them the principality of any hall or hostel, but to remain amongst other English scholars under the principality of other, (3) and also those scholars of Ireland that be not graduates, and be of the King's obeisance, shall find surety of their good abearing in the manner as the said graduates shall do in the form aforesaid. (4) And that all the scholars of Ireland being elsewhere in England, that will here abide, shall bring every of them by himself to the chancellor of England for the time being, before the feast of St. John Baptist last past, letters under the feal of the lieutenant or justices of Ireland, witnessing that they be of the King's obeifance. (5) And that all of them that bring not those letters before the feast of St. John, it shall be done as of rebels to the King. (6) And from this feast of St. John forward, no person born in Ireland, shall enter the realm of England to abide in the university of Oxford or Cambridge, or elsewhere within the realm of England, unless he bring to the faid chancellor fuch letters testimonial, upon pain to be punished as rebels to the King.

II. And forasmuch as in the said ordinance no mention was made, before whom nor in what manner the furety of good abearing as before, shall be found: it is ordained and established, That the chancellors of the universities of Oxford and Cambridge for the time being, every of them within his jurisdiction, shall Whoshall take take the sureties to be taken of scholars within the same univerfities, and certify the same into the King's chancery. (2) And that the justices of peace within the counties, and mayors and bailiffs within cities and boroughs enfranchifed, have power to take before them such manner of surety of good abearing, and to do execution upon them which shall abide, or do against the said ordinance from henceforth.

fureties of Irishmen that will refort into the realm according to the statute of 3 H. 6. C.3.

CAP. IX.

The money called blanks shall be wholly put out.

The money called blanks finall be wholly put out.

TEM, it is ordained, That proclamation be made through all the counties of England within franchifes and without, and within cities, towns, boroughs, and elsewhere, that all the money called blanks shall be wholly out and voided out of the realm before the feast of St. Juhn Baptist next coming. moreover that no man after the faid feast pay or receive for payment

in any manner within the faid realm, the faid money blanks, upon the pain contained and ordained by a statute the third year of King Henry, father to our lord the King, t all that pay or receive for payment the money called , Inft. 92. ralfpence, furkin, and dotkins within the realm.

Št. g. H. g. Car.

alty on deceitful workers of gold and silver embroidery. M pur ceo que diverses defautes sont trovez en loveraigne These articles diverses persons occupiantz le mistier de brouderie ordei- are printed R & assentiz que tout loveraigne & stuff de brouderie dor Cay's edition. rgent de cipre ou dor deLuke mellee ovec laton de Spayne s a vent en deceit des lieges du Roi soit forfait au Roy ou znurs & autres aiantz fraunchises dautielx forfaiturs ein anchife autiel oversigne soit trovee. Et durers cast orice tange al parlement procheinment avenir.

rning the reversal of outlawries pronounced against persons whilft abroad in the King's service.

M ordeinez est & assentuz qe si ascun utlagarie sur ascun entre esteaunt hors du roialme en le service, de Roy ovec efmés ou déloubz alcun capitain foit pronuncie & fur ceo 7 ou le capitain morege devant qu ticlz utlagariez soient ez & la partie qu pursue de l'everser ascuhe tiel utlagarie à fusdit voet allegger son capitain destre mort që adonqs sa zure al temps des ditz utlagaries soit certifiez par les exers ou ministrours des tielx capitains ou clerkes de lours res ou ascun autre notable persone solone la discretion des s en mesme le manere come le capitain ceo deust ávoir cerfil feusse en vie purveux toutsoitz qe laverrement soit receu ostre seignur le Roy qe le captain est en plein vie & auxi qe tie feust en Engleterre en temps de tielx utlagaries pronunavant come ad este fait devant ees heurs en cas qe le capiuist en plein vie. Et durera cest ordenance tange al pare it proscheinment avenir.

iustices sball inquire into and remove certain nuisances on the Thames.

iM pur ceo qe deu serche & correction nest pas fait en awe de Thamise dehors les boundes de la fraunchise de dres en les countes de Surr' Kent & Essex plousours mesore tarde ount estee faitz de destruction des gentz niess rchandises & frie de pesson par les weres kydelles & trunkes antz noesantz ordeinez est & assentuz ge severalx commissoient faitz as justices de pees des ditz countez pur le temps itz denquerrer des tieux noisantz dehors la dite fraunchise mdres si sovent come bosoigne soit & de certifier de temps nps en le bank le Roy ceo qent serra trovee par les inquis ensi affairs & facent les justices de dit banke sur les ditz cations autielx processes envers eux genfi serront trovez affours come lour meulx semblera par la ley & facent eux ever lour anoesantz ensy faitz salvez a chescun son droit & n les weres kydelx & trynkes avauntditz. Et durera celle aunce tange al parlement proscheinment avenir. Post, c. 15.

CAP. X.

What manner of inferior officers shall be appointed in the King's courts.

TEM, to the intent that better and more fure government be had within the courts of our lord the King, for his profit, and ease of his people, which have to purfue and to do in the same; it is or-What manner dained and stablished, That all of inferior o- the officers made by the King's fficers shall be letters patents royal within the faid courts, which have power courts by fu- and authority, by virtue of perior officers, their offices of old times accustomed, to appoint clerks and ministers within the same courts, shall be charged and fworn to appoint fuch clerks and ministers, for whom they will answer at their peril, which Be sufficient, faithful, and attending to that which pertaineth to them in performance of the business, as well of the King as of his people.

TTEM al entent qe le pluis L bone & seure governaunce soit euz dedeins les courtes nostre seignur le Roy a son profit & al ease de son poeple qont à pursuer & affaire en ycelles ordeinez est & establiz qu toutz les officers faitz par lettres patentz roialx deins les . ditz courtes qont poiar & auctorite par vertue de lour office dauncien temps accustumes de faire clercs & ministres deins mesmes les courtes soient chargez & jurrez de faire tielx clercs & ministres pur gels ils voillent respoundre a lour perill qi soient sufficeantz foialx & entendantz a ceo qe a eux appertient au esploit sibien de les bosoignes du Roy come de fon poeple.

4 Inft. 114.

appointed in

the King's

CAP. XI.

The several measures of vessels of wine, eels, herrings, and salmons.

TEM, whereas in old time it was ordained and lawfully used, That tuns, pipes, tertians, hogsheads of Gascoigne wine, barrels of berring and of eels, and butts of salmon, coming by way of merchandise into this land out of strange countries, and also made in the same land, should be of certain measure; that is to say, The tun of wine CC lii. gallons, the pipe C xxvi. gallons, the tertian lxxxiv. gallons, the bogshead lxiii. gallons, the barrel of herring and of cels xxx. gallons fully packed, the butt of salmon lxxxiv. gallons fully packed; nevertheless, by device and subtilty now late such vessels have been of much less meafure, to the great deseit and loss

TEM combien qen auncien temps fuist ordeinez & loialment usez qe toneux pipes tercians hoggeshedes de vyn de Gascoigne barelles de harank & danguilles & buttes de samon veignant par voie de merchandise en cest terre hors des estraunges pais & auxi faitz en mesme la terre serroient de certein mesure cestassavoir le tonell de vyn de 🛱 & xii galons le pipe de 🖫 & vi galons la tercian de 🕍 & iiii galons le hoggeshede de lxiii galons le barell de harank & danguilles de xxx galons pleinement pakkez lebutte de famon de 👸 & iiij galøns pleinement pakkez nientlemains par ymagination & fubtilite

ount jatard estee faitz vesseux de pluis petite e a graunde perde & deu Roy & de son poeple : en ceste parlement fuist especialment de remedie ordeinez & establez qo iomme apres le fyn de xii le fest de Pasque proschein r proscheinement ensuapporte en le royalme leterre de qel paiis qe ceo : face deins melme le roytonell de vyn fil ne con-: del mesure dEngleterre ij galons le pipe 👯, vj gase enfy folone lafferaunt zian & le hoggeshede de e Gascoigne sur peine de ure de meîme le vyn ne I de harank ne danguilles : conteignent xxx galons ment pakkez ne butte de n fil ne conteigne # & iiij s pleinement pakkez ne rkyns tercians & ferdede harank ne danguilles famon forsqe solone lafit pleinement pakkez puis t de Nativitee de Seint le Baptistre proschein asur peyne de forfaiture de rank anguilles & samon tditz enfy apportez ou iu contrarie de cest ordie en quell citee burgh & lu royalme ou en ascune dEngleterre qe tieux defoient trovez au feignur fme la ville & qe celluy qi er & prover les ditz deavera la quart partie de e la forfaiture. Et que les s du pées en toutz les es dEngleterre mairs & s aiantz poair denquerer ax enquergeroient & terit toutz iceux defautz. Et : ordeignaunce foi extende force sibien dedeins le æde Ceftre come aillours.

whereof special remedy was prayed in the parliament; (2) it is or. The measure dained and stablished, That no of a tun, &c. man, after the end of twelve of a barrel of months from the feast of Easter cels, herrings, next coming, shall bring into and falmons. the realm of England, from what country foever it be, nor make within the same realm, a tun of wine, except it contain of the English measure CC lii. gallons, the pipe C xxvi. gallons, and so after the rate the tertian and the hogshead of Gascoign wine, upon pain of forfeiture of the same wine; (3) nor barrel of herring, nor of eels, unless they contain xxx. gallons fully packed; nor butt of falmon, unless it contain lxxxiv. gallons fully packed; nor kinderkins, tertians, and firkins of herring, nor of cels, nor of falmon, but after the rate fully packed, after the feast of the Nativity of St. 70bn the Baptist next coming, upon pain of forfeiture of the faid herring, eels, and falmon, fo brought or made contrary to this ordinance, in what city, borough, and town of the realm, or in any part of England, that such defaults be found, to the lord of the fame town; (4) and that he which will fue and prove the faid defaults, shall have the fourth part of the same forfeiture, (5) And the justices of peace in all the counties of England, and mayors and bailiffs, having power to inquire of the peace, shall inquire, hear, and determine all the fame defaults. (6) And that this ordinance extend and have 18 H.6.c.17. strength, as well within the R.3.6.13. county of Chefter, as elfewhere. 28 H.S. G.14.

of the King and of his people,

G4

CAP. XII.

The office and duty of the King's affayer, controllour, and master of the mint.

the

the mint shall

The master of TEM, to the intent that L the more bullion may be keep his allay at the more bullion may be in making of brought to the mint, and the white money, greater plenty of white money be made and surrent within the realm, for the case and profit of the commonalty of the fame, it is ordained and stablished, That the master of the mint shall keep his allay in the making of white money according to the form of his indenture; (2) and that the same master receive of every person, that shall bring any silver to the mint, the same money at the true value as it is worth according to the same allay, upon pain to pay to the party his double damages. (3) And also to the intent that this ordinance may the better and more justly be observed, it is ordain-That the King's affayer, which is a person indifferent betwixt the master of the mint and the merchant, and also the controller of the mint, shall be present when any such bullion of filver is brought to the mint, to the intent that the The office and said assayer may rightfully set the value of the same according to the law, in case of variance betwixt the master and the merchant; and the controller to controul as well filver that is brought to the faid mint, as carried out of the same, every two days faithfully and indifferently to do their duty, without taking any reward other than the fee which they thall take of the King, upon pain to yield double damages, as afore is faid; (4) and that

duty of the King's assayer of the mint.

TEM a lentent qe le pluis greindre bullion puisse estre apporte a le mynte & le grendre plente de blank money estre faitz & currant deinz le roialme pur le aise & profit du communalte dicelle ordeinez est & establiz qe le maistre del mynt garde son allaie en la fesance de la blank monoie solone la forme de la indenture et qe mesme le meistre resceive de chescun homme qi portera ascun argent à la mynt melme largent a la verroie value come il vaut folonc mesme lallaie sur peine de paier le double damage a la partie. Et auxi al entent qe cest ordeignance puisse le meulx & pluis joustement cître gardez ordeinez est qe lassaiour du Roy qi est persone indifferent parentre le maiftre del mynt & le merchant & auxi le countrollour del mynt foient presentez gant ascun ticle bullion dargent soit porte a le mynte a lentent qe le dit asfaiour puis droitement mettre le value dicell solone lallaie en cas del variaunce parentre le maistre et le merchant et le countroullour a countrouller sibien largent qest apportez en la dit mynt come asportez bors dicell chescun deux jurrez de faire foialment & endefferentment lour devoir sanz ascun regarde prendre autre qe le fee gils preignont du Roy sur la peine de paier double damage com defuis et qe ceux affaiour & countroullour foientz vaillaintz crediblez & expertz neriones aiantz notoier science en le mistier dorseour & de mynt,

t. Et auxi qe le maistre nynt ne le chaungeour pur mps esteant vende ne face re ne aliene a null autre forsqe a le coigne null er dor ne dargent overe ou t overee coignee ou nient nee ou bullion quest portez mynt ou a leschaunge mes applie toutsoulment a le joie folonc la forme de lenure avantdite fur la peine zenuz en mesme lenden-Et qe mesme le maistre mynt face ferire de temps emps demy nobles ferlynges groffes demy groffes deniers es & ferlinges pur le aise poeple folone le tenour del. endenture fait parentre le & luy fur la peine conteen yeell issint qe le comse poeple puis avoir recours schaunge pur petit or & ike monoie come ils resonment bosoigneront.

the affaver and controller be The office of credible, substantial, and ex-the controller pert men, having perfect know- of the mint.
The master of ledge in the mystery of gold- the mint shall fmiths, and of the mint. (5) convert into And also that neither the ma-coin all the fter of the mint, nor the ex- gold and filchanger for the time being, shall receive. fell, nor cause to be sold, nor The master of aliene to any other use but to the mint shall the coin, no manner of gold make finall money. nor of filver wrought or unwrought, coined or not coined, or bullion which is brought to the mint, or to the exchange, but apply the same only to the money, according to the form of the said indenture, upon the pain contained in the same indenture. (6) And that the same master of the mint cause to be stricken, from time to time, half-nobles, farthings of gold, groats, half-groats, pence, half-pence, and farthings, for the ease of the people, according to the tenor of the inden-

made betwixt the King and him, upon the pain coned in the same, so that the common people may have rethe to the exchange for small gold and white money, hey reasonably shall need.

CAP. XIII.

The price of a pound of filver in plate, piece, or mass.

FEM, forasmuch as great scarcity of white money is with Exedit Rastal. in the realm, because that filver is bought and fold not Money. ned, at the price of xxxij. s. the pound of Troy, whereas same pound is no more of value at the coin than xxxij.s. ated for the coinage twelve pence) it is ordained and estahed, for the increase of white money, That no man, of at estate or condition that he be within the realm, shall buy or no filver in plate, piece, nor in masse, being as good of allay the sterling, above thirty shillings the pound of Troy, over fashion, upon the pain of forfeiture of the double value of as ch as he buyeth or selleth contrary to this ordinance. And t the one half be forfeited to the King's use, and the other half he use of him that will sue and prove the same forfeiture. Pro- Master of the ed always, That they which go to the coin, may have and mint. e of the master of the same coin, according as is lawfully tained in the indentures thereof made betwixt the King him. And also the master of the said mint, for the time

being,

being, may take and deliver as is contained in the faid indentures without taking more for the case and profit of the common people.

Rep. 21 Jac. 1. C. 28.

CAP. XIV.

The fineness of bardness of silver, and the marks with wbich it shall be marked.

any work of filver, unless it be as fine as the flerling;

mark.

None thall fell TTEM, That no goldsmith, nor worker of filver within the city of London, sell any workmanship of silver, unless it be as fine as the sterling, except the fame need folder in the making, which shall be allowed according as the solder is necessary to be wrought in nor until it be the same. (2) And that no goldsmith nor jeweller, nor any other that worketh harness fmith's known of filver, shall set any of the

touched, and marked with the goldfame to fell within the city, before that it be touched with the

touch [of the leopard's bead, if it may reasonably bear the same touch *] and also with the mark or fign of the workman of the same, upon pain of forfeiture of the double, as afore is faid; and that the mark and fign Thepenaltyon of every goldsmith be known to

the keeper of the wardens of the same craft. the touch, (3) And if it may be found, who toucheth that the faid keeper of the touch any vessel not touch any fuch harness with sufficient in the loopard's head, except it allay.

be as fine in allay as the sterling, that then the keeper of the touch for every thing so proved not as good in allay as the faid sterling, shall forfeit the double value to the King and to the party, as is above recited. (4)

And also it is likewise ordained in the city of York, Newcastle upon Tine, Lincoln, Norwich,

Briftel, Salifbury, and Coventry, that every one shall have divers touches, according to the or-

dinance of the mayors, bailiffs,

TEM qe mull orfeour ne L overour dargent deinz la citee de Loundres vende null overaigne dargent fil ne foit auxi fyne come le sterlyng forspris ceo qe bosoigne soudure en la fesance le quell soit alowe solone ceo qe la soudour soit necessarie pur estre overce en ycell. Et ge null orfeour ne juellour nautre homme qe oepere harneis dargent mette null

dicell a vendre deinz la dite citee devant ceo qe foit touches ovec le touche del teast de li-.

barde ceo qe puise resonable. ment porter mesme le touche & auxi ove un marque ou figne

del overour dicell sur peine de. la forfaiture de la double come desuis est dit et que le marque.

ou signe de chescun orfeour soit conuz a les gardeins de melme le mister. Et fil poet estre trove qe le dit gardein de la touche

fuifdite touche ascundel hernovs ovek le test del libard sil ne soit auxi fyne en allaie come lesterlyng qe adonqes le dit gardein

de le touche pur chescune chose enly prove nient fi bon en alaye come le dit esterlyng forface la double value au Roy & a

la partie come il est ycy desuis recite. Et auxi semblablement est ordeine en la citee dEverwyk Novell Chaftell fur Tyne

Lincoln Norwice Bristowe Salesbury & Coventre qe chescun ait diverses touches solone lordinance des mairs baillifs ou governours de meimes les

These words in the Italic letter are printed only in Mr. Cay's edition.

Several cities and towns shall haveseveral touches.

et qe null orfeour nauoverours dargent ne gardes ditz touches dedeins es villes mette a vente ne ne null argent en autre re ge nest ordeine pardedeinz la citee de Loundres sine del forfaiture avandit. soutre qe null orfeour nauverour dargent dedeinz le ne dEngleterre ou null re est ordine come desuis t overee null argent fil ne auxi fyn en alaie come Et qe lorfeour ou our dicell argent mette cell fon marque ou figne it ceo qe le mette a la vent soit trove qe ne soit auxi come lefterlyng qadonqs erour dicell forface le doualue en manere & forme il est devant recitez deinz ee de Loundrez. Et ge Rices de la pees mairs & is & toutz autres aiantz come justices de pees enquergent & determipar bille pleint ou en autre re de toutz ceux qi facent atrair de mesmes les ordis & ent facent due exea folone lour diferetions. sux toutz foitz ge fi le re del mynt gore est ou ur le temps serra offende offenduz en son office du ynte qadonqs foit il cor-& justifie solone la forme : endentures avauntditz.

or governors of the same towns: (5) and that no goldfmith, nor other workers of filver, nor keeper of the faid touches within the same towns, shall set to fale, or touch any filver in other manner than is ordained before within the city of Lendon. upon pain of the faid forfeiture. (6) And moreover that no goldimith, or other worker of filver within the realm of England where no touch is ordained as afore is faid, shall work any filver, except it be as fine in allay as the sterling, and that the goldsmith or worker of the same silver set upon the same his mark or fign before he fet it to fale; (7) and if it be found, that it is not as fine as the sterling, that then the worker of the same shall forfeit the double value, in manner and form as before is recited within

the city of London. (8) And Justices of the the justices of peace, mayors peace, mayors, and bailiffs, and all other having quire of, hear, power as justices of peace, shall and determine hear, inquire, and determine, the offences aby bill, plaint, or in other foresaid. manner, of all that do contrary to the said ordinances, and thereof to make due execution by their discretions. (9) Provided always, That if the master of the mint which now is, or which for the time shall be, offend, or have offended

in his office of the faid mint, 28Ed. 1. stat. 3. that then he be punished and c. 20. justified according to the form 17 Ed. 4. C. 1. of the said indentures.

es may punish servants, masons, carpenters, &c. for taking unreasonable wages.

EM come en le temps de noble Roy Henry pier a nostre This article gnur le Roy qurest en son parlement tenuz a Leycestre is printed only a son regne secunde soit ordeigne que les justices de pees in Mr. Cay's escune counte d'Engleterre duissent examiner toutz maners edition.

la dite ordinance & les punir solone mesme lordinance ordeinez est & assentuz que les ditz justices aient poiar dappeller & de fair venir devant eux par Venire facias & distringas les maistres aiantz & occupiantz les ditz servantz & par attach' mesmes les fervantz & ycelles examiner de le doncr de lour falarie & la prise de ceo gils donent a lour ditz servantz. Et fil soit trove par examination ou en autre manere que les ditz maistres donent pluis que accordant au dite ordinance que adonques les ditz maistres qui pluis donent & chescun de eux qui pluis done pairont & paiera au Roy pur chescune salatie paiez a ascune servant contrario lexcesse & qe a mesme lordinance mesmes les servantz ensi preignauntz & ent par lour conissance ou en autre loial manere atteintz eient lemprisonment dune mois saunz baille ou mainprise. Et si ascun viscont baillif de fraunchise gaoler ou ascun autre aiant la garde dez prisons deinz fraunchise ou dehors ou ascun de lour deputees mette ascune tielle persone au baille ou mainprise que adonques il perdra au Roy pur chescus tiel homme lesse a baille ou a mainprise xx s. et qe lez justices de pees aient poair dappeller devant eux par attach' masons carpenters tilers thakkers daubers & toutz autres laborers & eux examiner et fils trovent par examination ou en autre manere que ascune des ditz persones ad pris a contrarie a les les & ordinances faitz devant ces heurs pardevant qe adonges celluy gest trove ensi preignant ait lemprisonement dun moys. Et ge mesmes les justices aient poair dappeller devant eux par attach' taillours cordewaners tanners bochers peschours & cariours de pesson hostilers & toutz autres artificers & vitaillers & de eux affesser & chescun de eux a vendre & prendre solone les discretions des ditz justices & si ascun de eux preigne le contrarie a melme lassession & de ceo par examination ou en autre manere foit trove coupable qe adonqs mesmes les persones enfy trovez coupablez & chefcun deux face & facent fyn folonc les discretions des justices & ait lempisonement dun moys saunz baill ou mainprise come desuis est dit. Et qu cest ordinance extende sibien deinz citees & burghs ou ils ount poair & auctoritee come justice de pees come en les countees suisditz. Et endurera cest ordinance tange al parlement proschevnment avenir.

CAP. XV.

No man shall fasten nets to any thing over rivers.

TEM it is ordained, That the standing of nets and engines called Trinks, and all other nets, which be and were wont to be fastened and hanged continually day and night, by a certain time of the year, to great posts, boats, and anchors, overthwart the river of Thames, and other rivers of the realm

TEM ordeignez est & establiz que le station des reis & engines appellez trynkes & de toutz autres maners reis que sont & soloient estre sichez & attachez continuelment de noet & jour par certein temps del an as grauntz postes batels & anchres au travers la rivere de Thamise & autres rivers du roialme

re quele station est cause :asion del auxi graund & destruction del brode & peffon & destourbance mmune passage del vescome font les weres kyou nulles autres engines out outrement defenduz out temps avenir et qe in qi les mette ou fische navant as tielx postes baanchres ou chose sempur continuelment estoime dit est & ent soit due-& par cours de ley conforface au Roy Cs. a in temps qil est ensi prodefaut. Purvieux toute bien life as possessours litz trynkes sils soient peschier ovec eux en emps seisonable les enitz & conveiantz par come autres peschours ve autres reis & non tz & attachantz les ditz is postes bately & anchres ntinuelment estoiser come falvant toutfoitz a chefiege du Roy lour droit k enheritaunce en lour xies en la ewe avauntdit.

realm, which standing is a cause of as great and more destruction of the brood and fry of fish, and disturbance of the common passage of vessels, as be the wears, kydels, or any other engines, be wholly defended for ever; (2) and that The penalty every person that setteth or of those which fasteneth them hereafter to do fasten fuch posts, boats, and anchors, trinks or oor like thing, continually to any river. stand as afore is said, and be duly thereof by the course of the law convict, shall forfeit to the King Cs. at every time that he is so proved in default. (3) In what fort Provided always, That it shall owners of be lawful to the possessor of trinks may the said trinks, if they be of fish with them. assise, to fish with them in all feafonable times, drawing and pulling them by hand, as other fishers do with other nets, and not fastening or tacking the faid nets to posts, boats, and anchors, continually to stand as afore is faid; (4) faving always to every of the King's liege people their right, title, and inheritance in their fishings in the faid water.

CAP. XVI.

ns in the reversion may sue for the right to estates, withstanding any defaults committed by the former Tessors.

EM come ordeigne soit par estatut fait Westm' lan du This chapter zne le Roy E. fitz le Roy H: treszime qe si breve soit and the next vers le baron & sa femme ou envers tenant a terme de following are terme dautre vie ou par le curtesse ou tenant en le taill printed only possibilite dissue exteint & le baron ou tielx tenauntz fount edition. e apres defaute ou voillent rendre al demaundant son ide qe si le semme ou ceux a qi le reversion est veignent t juggement rendu qils serront receux a desendre lour

Et pur ceo qe les justices du Roy sont ore en graunt astee si le baron ou ascun des ditz tenauntz sont defaut defaut ou rendent laction as demaundant les queux deou redditions sont recordez a un terme & des certeins les justices moevantz le juggement mis en respite & jour utre tanqual proschein terme si ceux en la reversion ferront

in Mr. Cay's

ferront receux a celle darrein terme a defendre lour droit. Et pur oustier tiel awerouste & doute ordeinez est & declarez par ladvis & assent suisditz que ceux en reversion purront estre receux a desendre lour droit sils veignent a ascun temps devant juggement rendu en tielx cases devant declarez accordant a les sorme & parols en le dit estatut contenuz. Et que yeste ordinaunce se extende as bress unque pendantz & le juggement unque nient renduz come en actions desore enavaunt amovers. Et durera ceste ordinance tanqual parlement proschinement avenir.

CAP. XVII.

Persons indicted of bigb treason escaping out of prison shall be adjudged traitors.

TEM come en temps le noble Roy E. tiers apres le conquest lan de son regne xxv. a son parlement tenuz a Westm' furent declarez par estatut en le dit parlement quelles choses duissent estre ditz traison entre queux si homme suiste enditez appellez ou pris par suspecion de graund traison & pur ceste cause commise & detenuz en prison du Roy & puis tiel prisone eschape hors de prison de Roy declaration ne fuiste faite avant ces heurs le quele tiel eschape serroit adjugge traison ou nient ordeinez est & declarez par auctorite dicest present parlement par estatut qe si ascune persone soit endite appelle ou pris pur suspecion de graunt traison come avant est dit et soit commys & detenuz en prisone du Roy pur celle cause & eschape volunterement hors du dit prisone qu tiel eschape soit adjugge & declare traison si tiel persone ent soit duement atteint solone le ley de ceste terre. Et eient les seignurs du see en tiel cas les eschetes & forfaitures des terres & tenementz de eux tenuz de tielx persones issint atteintz come de ceux qi sont atteintz de petite traison. Et teignent cest ordinance & declaration lieu & effect del xx jour d'Octob' darrein passe tange au parlement proscheinement avenir.

Statutes made at Westminster, Anno 3 HEN. VI. and Anno Dom. 1424.

par advys & affent des feignurs espirituelx & temporelx & a lespecial request des communes en ceste parlement tenuz a Westm' le darrein jour dAverill lan de son regne tierce ad ordinez & establiz certeins ordinances & estatuts a lonour de Dieu & pur le bien de son roialme en la sourme ensuant. OUR lord the King, by the advice and affent of the lords spiritual and temporal, and at the special request of the commons, affembled in this parliament, holden at Westminster the last day of April, the third year of his reign, hath ordained and established certain ordinances and statutes, to the honour of God, and for the weal of his realm, in the form following.

CAP. I.

Masons shall not confederate themselves in chapiters and assemblies.

FIRST, whereas by the yearly congregations and confederacies Ex edit Pult. made by the masons in their general chapiters and assem- 3 Inft. 99.

It shall be feblies, the good course and effect of the statutes of Jabourers be long to cause

one play violated and broken in subversion of the law, and to the openly violated and broken, in subversion of the law, and to the majors to great damage of all the commons; (2) our said lord the King confederate willing in this case to provide remedy by the advice and affent themselves in aforesaid, and at the special request of the said commons, hath or- chapiters and dained and established, That such chapiters and congregations shall not be hereafter holden. (3) And if any such be made, they that cause such chapiters and congregations to be assembled and holden, if they thereof be convict, shall be judged for felons. (4) And that all the other masons that come to such chapiters and congregations, be punished by imprisonment of their bodies. and make fine and ransom at the King's will.

CAP. II.

Sheep shall not be transported beyond sea without the King's licence.

TEM pur ceo qe plusours diverses persones amesnent hors du roialme de temps en temps grande nombre des berbees lanutz en Flaundres & autres paiis de pardela le meer & La ils fount eux tonder & vendent fibien mesmes les berbees come les laines dicelles as hommes de mesme la paiis issint qe par tielx persones les berbees deinz mesme la paiis de Flaunparties deins dres & autres brief temps sont veraisemblablez destre grandement encrecez & multipliez a tresgrande deceit perde & damage nostre dit seignur le Roy de ses custumes et subsidies des ditz laines & auxi grande arrerissement de tout le roialme & amenusement & depression de la price des lains sibien a lestaple de Caleis come cy en Engleterre sil ne soit purveu de remedie celle partie nostre dit seignur considerant les premisses de ladvis assent

TEM, because that divers per- 8 El. c.3. L sons do from time to time carry out of the realm great number of sheep with fleeces into Flanders, and other countries beyond the sea, and there they shear them, and sell as well the same sheep, as the wools of the same, to men of the same country, so that by such persons the speep within the said country of Flanders, and other parts, in fort time be likely to be much increased, to the great deceit, loss, and damage of our lord the King, of his eustoms and subsidies of the said wools, and also to the great hindrance of all the realm, and diminution and abatement of the price of woels, as well at the stable at Calais as bere in England, unless remedy be provided in this behalf; (2) our faid lord the King, Whosoever confidering the premisses, by the shall transadvice and affent, and at the port theep to request aforesaid, hath ordained any part beand granted by the authority thall forfeit

of the said parliament, That no them.

manner

manner of person, of what estate or condition that he be, hereafter be suffered to ship within the realm of Englandany sheep, fleeced or shorn, into the faid country of Flanders, or to any other parts beyond the lea, except it be to victual the town of Calais and the marches thereof. (3) And that every man that may be espied, which under the colour of victualling of the fame town and marches of Calais, passeth into any other places, than to the fame town and marches, with any sheep fleeced or shorn (except he have the King's licence) shall forfeit to the King the fame (heep, or the value thereof, as oftentimes as he shall be found in default.

assent & request suisditz ad ordinez & grantez par auctorite du dit parlement qe null maner de persone de quele estat ou condition qil soit de cy envaunt soit suffrez deskipper ou faire eskipper deinz le roialme ascunes berbeet lanutz ou tonduz en ladite paiis de Flaundres ou autres parties de pardela le meer sil ne soit pur la vitailler de la ville de Caleys & les marches dicelles. Et qe chescun homme qe poet estre espiez qe soubz colour de vitailler du dite ville ou marches de Caleys gil passe a ascun autre lieu qe a mesmes les ville & marches ovelge alcuns berbees lanuz ou tonduz fil ne ait licence roialle qil forface au Roy mesmes les berbees ou le value dicelles si sovent desoitz come il soit trove desectif.

CAP. III.

The penalty of a customer, &c. concealing the King's custom.

The penalty of a cuftomer, collector, or controller,

TEM it is ordained and eftablished, That if any customer, collector, or controller concealing the of the King's customs of coc-King's custom. kets of cloths, of subsidies of tunnage or poundage, in any port or place of England, be duly attainted or convict at the King's fuit, of false concealing of the King's custom or subsidy duly entered and paid by any merchant, that then the faid customer, collector, or controller so duly attainted or convict by the law, shall lose and forfeit to the King the treble value of the merchandifes so duly customed, and make fine and ransom. (2) And he that will sue, shall have the third part

Dyer, 238. H. 4 c. 20. i El. c.11. f.7. for his labour. 18 El. c.g.

TEM ordinez est & establiz ge si ascune custumer collectour ou countrollour des custumes du Roi de cokettes de draps del fubfidies del tonage ou pondage en ascun port ou lieu dEngleterre soit duement & logalment atteinte ou convictz al fuyte du Roi ou al fuyte dascune autre persone pur lavauntage du Roi de faux concelement de custume ou subfidie du Roi duement entre & paie par ascune merchant qadonges le dit custumer collectour ou controllour ensi duement atteint & convict par la ley perde & forface au Roi le treble value des merchandises ensi duement custumez & face fyn & raunceon. Et si ascun homme le voet suer ait le tierce partie pur son labour.

ÇAP,

CAP. IV.

Licence may be granted to convey butter and cheese to any place.

TEM, whereas by a statute made in the time of the noble Ex edit Pult. King Edward the Third, it was ordained, That the staple, Altered by and the merchandises of the staple should be carried to Calais, 18 H. 6. c.3. amongst which merchandises it was ordained by the same sta- M.c.5. 13. &c tute, That butter and cheese should be merchandisos of the sta- 14. Car. 2. C. 26. ple, (2) by which ordinances divers persons of the realm of England have had great damage, because that the said butter and cheese be so tender merchandises that they connot tarry their merchants, as our lord the King hath perceived by the grievous complaint of his faid commons: (3) the same our lord the Thelord King, willing to provide remedy in this behalf, by the advice chancellor and affent aforesaid, hath ordained and established. That he that cence to any will carry butter and cheese to any other parts than to the said to convey staple, shall sue to the chancellor of England for the time being butter and to have licence in this behalf. (4) And that the same chancel-cheese to any lor have power to make to him such licences under the King's other place besides the great feal, if it like him so to do by his discretion.

staple.

CAP. V.

Commissions may be awarded to certain persons, to resorm the river Ley, running from Ware to Thames.

TEM, whereas in the last parliament it was granted, That a Ex edit. Rast. commission for the water called the Ley, one of the great ri- Ley the river. vers, which extendeth from the town of Ware till the water of Thames, in the counties of Hertford, Effex, and Middlesex, to survey, redrefs, and amend all the defaults in the faid water, for the passage of ships and boats, as in the ordinances and statutes of the King's noble progenitors is contained: And forafmuch as the same commission was directed to divers great men Commission. lords and other persons, which thereto might not attend: it is ordained and stablished, That the chancellor of England shall have Chancellor of power to grant such commissions at all times needful to such in- England. different persons dwelling thereabout, which thereto best can 13 Eliz. c.18. and may attend to enquire, redress, and amend all the defaults being in the said water, as well by divers trenches made out of the said water, as of all other manner stanks, kidels, wears or mills, being or made to the annoyance of the passage of boats in the faid water, according to the purport and tenor of the statutes in this case provided and ordained.

Statutes made at Leicester, Anno 4 HEN. VI. and Anno Dom. 1425.

THESE be the ordinances and YEUX font les estatuts & ordinances faitz par nofstatutes made by our sove-V.L. III.

reign lord the King, by the advice and effect of the lords spiritual and temporal, and at the special request of the commons of his realm, in his parliament holden at Leicester, the eighteenth day of February, the fourth year of his reign being to the honour of God, and for the weal, profit, and ease of his realm. tre resoverain seignut le Roi par advis & assent des seignurs espirituelx & temporelx & a la especiale request des communes de son roialme en son parlement tenuz a Leycestr le xviiie jour de Feverer lan de son regne quart esteantz a lonour de Dieu & pur le bien ease & prosit de son roialme.

CAP. I.

Every sheriff shall return such writs as be directed to bim at such days as they be returnable, and shall warn those jurors which be impanelled.

FIRST, whereas grievous complaint hath been made to the King by his commons in this parliament, That where divers writs at the fuit of the parties be severally directed to sheriffs of the realm, to take divers persons by their bodies, the same sheriffs, after the writs to them so directed, take great fums of money of the parties, which be so pursued for their mainprife: and moreover the faid sheriffs do take great sums of money, to embezzle the King's writs in divers cases, to the great impediment and hinderance of the parties pursuing, to the great oppression and impoverishing of the common people of the realm: and whereas writs be directed to the said sheriffs. to impanel divers persons to pass in inquests betwixt parties, and to return and certify their names in the King's courts, the same sheriffs do return and certify by virtue of the said writs, the names of divers men impaneled, without any warning thereof made to them, to their great loss and damage: it is ordained and stablished. That every sheriff for the time being, shall return the writs to him directed in the King's courts, at such days as they And that the same sheriffs in reasonable time be returnable. warn all the persons impaneled, to pass in inquests in the King's courts, that they may appear at such days as they have by the King's writs. And if any sheriff do the contrary of any of the faid articles, then the party that feeleth himself grieved, may fue by bill or writ upon his case against the sheriff, as well in the exchequer as in any other of the King's courts, in which fuits if the sheriff be convict, the party that sueth shall recover in the fame fuit his double damages. And that the justices of peace, stewards of leets and hundreds, have power to enquire of fuch mifprisions and defaults of the said sheriffs, and to certify their said enquiries before the justices of deliverance so that they may pu the faid parties to answer: upon which answer if they be found guilty, they shall make fine and ransom to the King. And this ordinance shall endure till the next parliament. And as to the letting to mainprife, the statutes made in times past and not

Sheriffs.

Panels.

repealed, being in their own force, shall be holden and kept in all points.

CAP. II.

Arebearsal and confirmation of the statute of 9 HEN. V. c. 3. touching protections granted to those who were in the wars in Normandy or France.

TEM, whereas at the parliament holden at Westminster the Lecond day of May, the ix. year of the reign of King Henry the Fifth, father to our fovereign lord the King that now is, because that the taking of assises was generally ceased through the realm, by reason of an ordinance made by the said late King; our sovereign lord the King considering the diseases and damage, which many of his liege people have had and sustained by the same ccasing, commandeth, That the justices shall hold the the affifes through the realm in the manner accustomed. Affifes. And for to eschew the disherison of persons, which then were passed and should pass in the voyage of the said late King, and also of the persons which were abiding in the service of the said King in the parts of Normandy and of France, it was ordained and provided. That in every protection with the clause (Volumus) to be made for any of the same persons, there should be in the clause of exception contained in the same, omission of these words, Assis novel diffeisin. And that all those protections should Protection. be allowable and allowed for them and every of them in all the King's courts and other places, where such protections be set forth for any such persons in all pleas of assises as well of novel diffeifin as of fresh force, without any difficulty. Provided always, That the judgments to be given from henceforth in such affiles arraigned or to be arraigned, shall not be prejudicial to any persons so abiding in the King's service beyond the sea, as afore is faid, which have any thing in reversion or in remainder in lands or tenements, whereof fuch affifes were or should be arraigned, if they which had in reversion or in remainder in such lands or tenements, should not be named in the same assists, but that they should be against them wholly void. And this ordinance shall indure till the parliament, which shall be first holden after the next return of the said late King into England. And if the same ordinance touching the said persons so abiding in the King's fervice beyond the fea, and also touching the said persons which then were passed or should pass in the said voyage, were not sufficient for the ease and surety of them: it was also accorded and affented, That the lords of the King's council for the time being, should have full power by authority of the said parliament, to fet, ordain, and provide sufficient remedy for the ease and furety of all the same persons, as for them and every of them should feem to the faid lords most expedient and available in the case, after their good advice and discretions, which ordinance is determined by the death of the faid late King: our fovereign lord the King, confidering the good and agreeable service, which many of his faithful subjects have done to him, and daily do in

the parts beyond the sea, in the company of his dear uncle the regent of France duke of Bedford, and of his deputies in the parts of France, and for so much willing for their ease and surety likewise to ordain and provide in this case; of the assent and advice of the lords spiritual and temporal, and also of the commons in this parliament affembled, hath ordained, That the faid ordinance made the faid ix. year shall stand as a statute and law effectual and available in all points for all persons which now be and hereafter shall be abiding in the King's service in the company of the said regent, or of his deputies in the parts of France and of Normandy, to endure from the first day of June, the fourth year of the reign of our faid fovereign lord the King, till the end of three years then next following. Provided always, That all the entries to be made after the faid farst day of June, shall not be comprised in this present ordinance. And that none, which shall make such entries after the said first day of June, shall have any benefit of the same ordinances.

This follows C A P. V. upon the Roll.

CAP. III.

Justices in certain cases may amend their records according to former statutes.

TEM, whereas at the parlia-ment holden at Westminster the second day of May, the ninth year of the reign of King Henry, father of our lord the King that now is, it was rebearsed, how that at the parliament holden at Westminster the xiv. year of King Edward the Third, it was ordained by the authority of the faid parliament, That for misprision of a clerk, in whatsoever place it be, no process or plea should be undone nor discontinued, by oversight in writing a letter or syllable too much or too little, (2) but as foon as the thing were perceived by challenge of the parties, or in other manner, it should be hastily amended in due form, without giving advantage to the party that challengeth the same because of such mis-prisson; (3) the said late King Henry, considering the diversities of opinions which men had upon the faid statute, and to put the thing in more open knowledge, did declare

TTEM come au parlement tenuz a Westm' le ij. jour du Maij lan du regne le Roi HENRI pier nostre seignur le Roi gorest ixe reherce fuist coment au parlement tenuz a Westm' lan du regne le Roi E. tierce xiiij. ordeigne fuit par auctorite du dit parlement qe pur mesprision de clerc en queconqe place ceo foit ne foit processe de plee aniente ne discontinue par mesprendre en escrivant une lettre trop ou trop poy mes fitost come le chose ferra aperceive par chalange des parties ou en autre manere soit hastivement amende en due fourme sanz doner avantage a partie qe ceo chalange pur cause de tiel mesprisson le dit nadgairs Roi HENRI confiderant la diversite doppinions qe lem avoit sur le dit estatuit & pur mettre le chose en pluis overt conysauns declara & ordina par auctorite du dit parlement te-

g Co.45. 8 Co. 157. Dyer,260,342.

nuz le dit an ixe qe les justices devaunt queux tiel plee ou recorde est fait ou serra pendant fibien par a journement come par voie demour ou autrement eient poair & auctorite damender tielx recorde & processe come devaunt est dit solone la fourme de mesme lestatuit sibien apres juggement en tiel plee recorde ou processe renduz come devaunt le juggement renduz en tielx plee recorde ou processe tant come les ditz recorde & processe soient devaunt eux en mesme la manere come justices avoient poair damender tielx recorde & processe devaunt juggement renduz par force du dit estatuit en temps le dit Roi E. fait come desuis la quele ordinance endureroit tange al proschein parlement qi ferroit primerment tenuz apres le revenue du dit Roi HENRI le pier en Engleterre de pardela et la quele ore est determine par le mort du dit nadgairs Roi HENRI le pier le Roi nostre sovercin seignur par advis & affent suisditz ad ordine & establie qe le dit estatuit & effect dicell fait le dit an ixe teigne force vigour & effect en chescun recorde & processe fibien apres juggement renduz fur verdit passe come sur matiere en leie plede come estatut vaillable & effectuell en ley a toutz jours adurer. Purveu

declare and ordain by authority of the faid parliament holden the faid ninth year, That the justices before whom such plea or record is made, or shall be depending, as well by adjournment, as by way of error or otherwise, shall have power and authority to amend such recordand process, as well after judgment given as before, by force of the faid statute made in the time of the faid King EDWARD, which ordinance should endure till the next parliament, which should be first bolden after the return of the faid King Henry the father into England from beyond the fea, and which now is determined by the death of the faid late King Henry

the father: (4) our fovereign A confirmati-lord, by the advice and affent on of the flaaforefaid, hath ordained and tute of 14 Ed. aforesaid, hath ordained and 3. stat. 1. c.6. established, That the said sta- & 9 H. 5. c 4. tute, and the effect of the authoriting same, made the said ninth year, justices to ashall hold strength, force, and mend records. effect, in every record and procels of the same, as well after judgment given upon a verdict passed, as upon a matter in law pleaded, as a statute available and effectual in law to endure for ever. (5) Provided always, That this statute do not extend to records and processes in the parts of Wales, nor to records and processes whereby any perfon is or shall be outlawed at any man's fuit.

toutz foitz que cest estatut ne se extende as recordes & processes es parties de Gales ne as recordes & processes par queux ascune persone est ou serra utlage al suyt dascuny.

CAP. IV.

The writs, suits, and processes now depending of certain that were late made knights, shall not abate for that cause.

TEM, our said sovereign lord the King, by the advice and as- Ex edit. R fent aforesaid, hath ordained and stablished, That all the Knights. writs, fuits, and processes, which all the knights that were made knights by the King in the time of this parliament holden, H 3

have depending, and which every of them hath depending, not determined, be good and effectual not abateable by the law, because that they be made knights, or because that any of them is made knight.

CAP. V.

Licence given to all the King's subjetts to transport corn.

Ex edit. Pult. A confirmation of the #atute of 17 R. 2. C.7. to all the King's fubjects to carry corn out of the realm. 1& 2 Ph. & M. Cis. 1 Jac. 1. C.25. Repealed by

TTEM, whereas the noble King Richard the Second after the conquest, at his parliament holden at Westminster the xv. day of St. Hillary, the xvii. year of his reign, at the special request of the commons of the same parliament, did grant licence to all his giving licence liege people of his realm of England, to ship and carry corn out of the faid realm, to what part them pleased, except to enemies, paying the subsidies and duties thereof, notwithstanding any ordinance, proclamation, or restraint made before to the contrary: nevertheless, the same late King, willing that his council might restrain the said passage when to them seemed needful for the I Jac. 1. C.25. profit of the realm; (2) our lord the King at the special request 3 Jac. 1. C.11. of the commons of this present parliament, and by the advice and affent aforesaid, will and granteth, That the said statute be holden and kept in all points, so that his council may restrain the faid passage when they shall think it necessary for the profit of the realm.

Statutes made at Westminster, Anno 6 HEN. VI. and Anno Dom. 1427.

UR lord the King, at his parliament holden at Westminster, the fifteenth of St. Michael, the fixth year of his reign, by the advice and affent of the lords Spiritual and temporal, and at the special instance and request of the commons of his realm in the faid parliament affembled, hath caused to be made certain statutes and ordinances to the honour of God, and for the weal and eafe of his people, in the manner and form following.

YOSTRE seignur le Roy a fon parlement tenuz a Westm' a la quinszisme de Seint Michell lan de son regme vime par advys & affent des seignurs espirituelx & temporelx & al especiale request des communes de son roialme en le dit parlement assemblez ad fait fairecerteins estatutz & ordinances a lonour de Dieu & pur le bien & ease de son poeple en la forme qenfuyt.

Within what time a Capias awarded against any person indisted in the king's bench shall be returnable.

3 Inst. 31.

FIRST, for that divers of the King's faithful subjects, by false practice, covin, and conspiracy of certain evil persons, be indicted before our lord the King in bis bench, of divers felonies and treasons,

N primes pur ceo qe divers des loialx lieges nostre dit seignur le Roi par faux ymagination comettement & conspiracie des certeins malefesours sont enditez devaunt le Roy

. :

on bank de diverses felo-& tresons par jurrours sufs & a ceo par confederacie niecture des ditz conspiralowez & procurez par des queux enditementz as est agarde al viscount ountee ou le dit bank est rnable deinz deux ou quaours a quell jour si la paridite ne veigne exigend' est le par goi les biens & chades ditz enditz font forau Roy a final destruction ivers des loialx lieges de e dit seignur le Roi si comesme nostre seignur ad zu a la grevouse compleint itz communes a luy faite : dit parlement nostre dit ur le Roy voillant en ceo survoir de remedie ad orpar advys & affent fuilditz ant qe ascun exigende soit ez envers tielx enditez det le Roy en son dit bank t briefs de Capias directz i al viscont ou viscontz del tee en le quell ils sont ensi ez come al viscount ou mtz del countee dount ils nomez en les enditementz z mesmes les Capias lesdes fys fepmains au meyou pluis long temps par iscretions des justices si le eo requirt devaunt la ree dicelles les queux briefs retournez procedent les es en maner come ils ount evaunt ces heures et si afexigende soit agarde ou e utlagarie pronuncie en envers tielx enditez de-: le retourne des ditz soit celle exigende issint e ovec la utlagarie ent incie voide & tenuz pur Et durera ceste ordi-: tanqil plerra a nostre

ir le Roy,

treasons, by suspect jurors, hired and procured to the same by confederacy and covin of the said conspirators; (2) by force of which indistinents a Capias is awarded to the sheriffs of the county where the faid bench is, returnable within two or four days, at which day, if the party so indicted come not, an Exigent is awarded, whereby the goods and chattels of fuch persons indicted be forfeit to our lord the King, to the utter undoing of divers of the King's faithful subjects, as the same our lord the King bath conceived by the grievous complaint of the faid commons, made to him in the said parliament; (3) our Upon an infaid lord the King, willing in dictment of this case to provide remedy, any person in hath ordained, by the advice bench a Capiand affent of the said lords, as shall be a-That before any Exigent be warded awarded against such persons against him indicted before the King in his returnable at the least fix faid bench, writs of Capias shall weeks before be directed, as well to the sher any exigent riff or sheriffs of the county shall be awherein they be indicted, as to warded. the sheriff or sheriffs of the county whereof they be named in the indictments; (4) the fame *Capias* having the fpace of fix weeks at the leaft, or longer time, by the discretion of the faid justices, if the case require it, before the return of the same; (5) which writs so returned, the justices shall proceed in the manner as they have done before this time: (6) And if any Exigent be awarded, or any outlawry pronounced hereafter against such persons indicted, before the return of the said writs, the same Exigent so awarded, with the outlawry thereof pronounced, shall be void and holden for none. (7) And this ordinance shall endure as long as shall please the King. H 4 CAP.



8 H. 6. c. 10

CAP. II.

How long time the copies of panels in assiste shall be delivered to the parties before the sessions of the justices.

€ Inst. 175.

How long time the Copies of panels in affiles shall be delivered to the parties before the settions of the justices.

TEM, because that divers of the King's liege people in times past have been disherited, for that in special assists the tenants and desendants could not have know-·ledge nor copy of the panel of them that be impanelled to pass in the faid affifes, to inform them of their right and titles before the day of the session that the assists should be demanded; (2) our lord the King, willing thereof to provide remedy, hath ordained and established. That the panels of the affifes shall be arrayed, and a copy indented of the same by the sheriff delivered to the plaintiffs, tenants, and defendants fix days at the least before the fession of the justices, if they the same demand; (3) and as to the return or answer of the bailiffs of franchises, they shall make their returns or answers to the sheriffs, of such special affises, fix days before the fessions in the manner aforesaid; (4) and that upon pain of forty pounds to be paid by the faid sheriffs or bailiffs to our lord the King, as often as they, or any of them, do or cause to be done contrary to 42 Ed .3. 6.11. this ordinance or statute.

ITEM pur ceo qe divers des lieges nostre seignur le Roy avaunt ces heures ount estez desheritz a cause gen les especiales assises les tenantz & defendantz ne purront my avoir conisance ne copy de la panell de ceux qi font empanellez pur passer en les ditz assises pur eux enformer de lour droit & titles devaunt le jour de la session qe les affifes ferront demandez noftre dit seignur le Roy voillant de ceo purvoier de remedie ad ordine & establie qe les panelles des ditz assises soient arraiez & copie endentee dicelles par le viscount deliveree a les plaintifs tenantz & defendantz par vi. jours a meins devaunt la session des justices si eux les demandent. Et gant a la retourne ou respounce des baillifs des fraunchises facent ils lour retournez ou responce as viscountz en tielx especialx assises viij jours devaunt la session en manere come desuis. Et ceo fur peine de xl. li. a paiers par les viscontz ou bailliffs a nostre seignur le Roy a tant de foitz come ils ou ascun de eux fount ou face la contrarie de cest ordinaunce.

CAP. III.

The justices of peace, &c. shall assign the wages of artificers and workmen by proclamation; and the penalty of those that take more.

Ex edit Raft. Servant of husbandry.

TEM, whereas it was ordained in the parliament holden at L Canterbury, the twelfth year of King Richard the Second, how much every fervant of husbandry shall take by the year for his service, and if any do contrary to the same ordinance, and thereof be attainted, that he shall pay, that is to say, as well the giver as the taker the excess so given or taken, and at the second default of their atteindre, the double value of such excess, and at the third default, the treble value, and if the faid taker have not whereof he may pay the faid excess, that then he shall have imprisonment of forty days. And also by another statute made at the parliament holden at Westminster, the thirteenth year of the faid late King, it was ordained and established, That the justices Justices of of peace in every county of England, in their fessions holden be-peace. twixt the feast of Easter and St. Michael, make proclamation by their discretion, according to the dearth of victuals, how every mason, carpenter, tiler, or any artificer working by the day, as Artificers. well in August as in other times of the year, after their degree, shall take the day with meat and drink between the faid sessions. as a thing by the statute: which statutes be not kept nor put in execution, that is to fay, the first statute, because that the punishment in the same is too hard upon the masters of such servants. forafmuch as they shall be destitute of servants, if they should not pass the ordinance of the statute, and the second statute, because that no pain is limitted against him that doeth contrary to the same statute: our sovereign lord the King, willing in this case to provide remedy, hath ordained by authority of this parliament, that the justices of peace in every county for the time being, and the mayor of the city of London for the time being, Mayors. and the mayors and bailiffs in every city, borough, or town, shall Bailiffs. have fuch power and authority to make proclamation in their full fessions once by year, and so in every borough and market town within their jurisdiction, how much every servant of husbandry shall take for his service by the year then next following, and that they make two times proclamation in two sessions, by them to be holden betwixt the feast of Easter and St. Michael, and in every borough and market town, how much every artificer and workman shall take by the day, and by the week with meat and drink, or without meat or drink, as well in August as in other times of the year. Provided always, That if any man be retained by the week for husbandry or other labour, that he shall take nothing for the festival days in such week nor for the half days of the evens of fuch feafts. And that every proclamation to be made, be holden as a thing ordained by ftatute. And if any fervant, artificer, or workman do the contrary of fuch proclamation so to be made, and be thereof attainted at the King's suit, he shall forseit to the King every time the value of his wages, and if he have not whereof to make gree to the King, he shall have imprisonment of forty days, without being let to bail or mainprise in any manner. And that the justices of peace, mayors, and bailiffs aforefaid, then for the time being, shall have power and authority to hear and determine such offences, as well at the King's suit by suggestion surmised, as at the fuit of the party in such case grieved, and thereupon to make and award writs of Capias, as oftentimes as to them shall seem well to be done, against such servants, artificers and workmen, at every person's suit that seeleth him in such case grieved or molested, returnable before themselves, or before any other justices of peace, or mayors and bailiffs for the time being, at a certain

certain day in their fessions, at which day if any such servant, artificer, or workman come before the faid justices of peace, or before mayors, or bailiffs by force of any fuch writs, or in any other manner, that then the same justices of peace, mayors, or bailiffs for the time being, shall have full power and authority to examine by their discretion and knowledge, as well such fervants, artificers, and workmen, as their masters, how much such fervants, artificers and workmendo take by the year, by the day, and by the week. And if they find by fuch examination, or by plea betwixt the same servants, artificers, workmen, and their masters, the contrary to be done of such proclamations so to be made, that the said servants, artificers, and workmen, and labourers shall be punished in the form aforesaid. And they shall yield to the party grieved his double damages. And if any of them depart or void into another county, that then it be lawful to the faid justices of peace, mayors and bailiffs, for the time being, to make and grant writs of Capias, as many and fuch as be requisite, directed to the sheriffs of the counties, where such servants, artificers and workmen be fled, to take their bodies. returnable before them at what time shall please them, so that if they come by such process they shall be put in prison, till they find sufficient surety well to serve their said masters. And that this statute begin to hold place, as to the punishment of such servants retained by the year or by the half year, after the feast of St. Michael next coming, for the offences in this behalf done by them after the faid feast. And that all the mayors and bailiffs. which bewardens of the peace in any cities, towns, or boroughs of the realm for the time being, shall have like power, correction and execution of the faid ordinance so to be made, and of all flatutes of labourers within the faid towns, cities, and boroughs, as the justices of peace have in their counties. And moreover, That the justices of peace in every county, and the mayors and bailiffs in every fuch city, borough or town, shall have power and authority to make proclamation and execution of and in the premisses as afore is said. And this ordinance shall endure till the end of the next parliament.

8 H. 6. c.8. 5 Eliz. c.4.

CAP. IV.

The sheriffs traverse to an inquest found touching returning knights of shires for the parliament.

in

A rehearfal of the statute of 7 H. 4. C.15. touching the form of choosing of knights for the parliament.

ITEM, where it was ordained and established in the seventh year of King Henry the Fourth, grandsather of our lord the King that now is. That knights of shires for the parliament should be chosen in the manner and form sollowing; that is to say, at the next county to be holden after the delivery of the writ of the parliament, proclamation shall be made

TEM come ordeigne foit & establie lan septisme le Roy H. quart aiel nostre seignur le Roy qorest qe chivalers des countees pur le parlement soient essur en maner & sourme qensuite cestassavoir qe al prochein countee a tenir apres la livere de brief de parlement proclamation soit fait en plein countee del jour & lieu de parlement

nent & ge toutz ceux gi es fount presentes sibien irs duement summonez ell cause come autres ennt a la election de lour lers pur le parlement & jes en plein countee alent lection liberalment & enment non obstant ascun ou comaundement a con-& apres qils foient esluz : les personz eslieux preou absentz soient lour s escriptz en endentures bz les seales de toutz qi eux eslisount & tachez : brief de parlement quele sture issint ensealez & tasoit tenuz pur la retourne t brief qant as chivalers ountees & qe en brief de nent affair en temps, aveit mys ceste clause Et evem tuam in pleno comitatu Etam sub sigillo tuo & sigillis qui electioni illi interfuerint in cancellaria nostra ad diem um predictos certifices indi-Et pur tant qe en mesme ut null peine fuist ordinez ys en especial sur les visz des countees fils facent retourne al contrarie du tatut ordeine fuist & estalan xie le dit Roy Henry ge les justices as assisses lre eient poair denquerer ur fessions des assises de retournes faitz& si par en-& due examination trove evaunt mefmes les justices cun tiel viscount eit fait e en apres ascun retourne intre la tenure du dit estae mesme le viscount enre la peine de C li. apaiers ostre dit seignur le Roy. atre ceo qe les chivalers countees ensi nient dueretournez perdent lour

gagez

in the full county of the day and place of the parliament, (2) and that all they which be present there, as well fuitors duly fummoned for this cause, as other, shall attend to the election of their Knights for the parliament; (2) and then in full county they hall proceed to the election freely and indifferently, notwithstanding any request or commandment to the contrary; (4) and that after they be chosen, whether such persons chosen be present or absent, their names shall be written in indentures, under the feals of all the choofers, and annexed to the faid writ of parliament, which indenture to sealed and tacked, shall be holden for the return of the said writ, as to the knights of the faid sbires: (5) and also in the writs of the parliament hereafter to be made, this clause shall be put in the manner as followeth: Et electionem tuam in pleno comitatu tuo factam distincte & aperte sub sigillo tuo & sigillis eorum qui electioni illi interfuerint, nobis in cancellaria nostra ad diem & locum in brevi contentos certifices indilate. And for that in the same statute no pain was ordained, nor specially fet upon the sheriffs of the county, if they make their return contrary to the faid statute, it was ordained and established the eleventh year of the faid King Hen- By the fat. of ry the Fourth, That the justices 11 H.4 C.1. of affifes should have power to in- justices of asquire in their sessions of assists of life shall in-fuch returns made; (7) and if it due returns be found by inquest and due exa- of knights of mination before the same justices, the parliathat any such sheriff hath made, ment. or hereafter shall make, any return contrary to the tenor of the said statute, that the same sheriss should incur the pain of an hun-

have their

office found

against them.

dred pounds, to be paid to our faid lord the King. (8) And moreover, that the knights so unduly returned shall lose their wages of the parliament in old times accultomed; (9) to the great mischief of sheriff's and knights of the shire, which be forebarred and put out of their answer against such inquests of office taken before the said judges, because of the statute and erdinance aforefaid; (10) our The knights lord the King willing in this chosen for the case to provide remedy, hath parnament, ordained and established, That counties, may all the Knights of the shires chosen for this present parliatraverse of an ment, and the sheriffs of the same counties against whom any inquests or offices of undue election be found before the justices of assises, shall have their answer and traverse to such inquest of office taken; (11) and also all the knights from henceforth fo to be chofen, and the sheriffs that shall make fuch elections, shall have theiranswer and traverse to such inquests and offices before any justices of allifes hereafter to be taken; (12) and the said knights and theriffs thall not be endamaged unto our faid gagez de parlement auncienment accustumez a tresgraund meschief dez viscountz & chivalers des countees qi fount forbarrez & onsteez de lour respounce encountre tielx enquestes doffice prisez devaunt les ditz justices a cause de les statut & ordeignaunce suisditz nostre seignur le Roy voillant en ceo cas purvoir de remedie ad ordeigne & estable qe toutz les chivalers des countees pur cest present parlement essuz & les viscountz dicelles countees envers queux ascuns enquestes ou offices de noun due election font trovez devaunt les justices dassiles aient lour respounses & travers envers les ditz enqueftes & offices et auxi toutz les chivalers desore enaveunt issint a eslierz & les viscontz qi serront tielx elections aient lour respounce & travers envers tielx enquestes & offices devaunt ascuns justices des affi-Et ne fes desore apprendrez. foient les ditz chivalers & viscountz en damagez envers nostre dit seignur le Roy ou ses fuccessours per ascun tiel enquest pris ou apprendre tange ils foient duement convictz folonc la forme de la ley.

8 日. 6. 0.7.

CAP. V.

ken or to be taken, until they be duly convict according to

Several commissions of sewers shall be granted. The form of the commission,

Commissions of fewers shall be granted duing ten years.

TTEM, our sovereign lord the King, by the advice and affent aforesaid, considering the great damage and lofses, which now late be happened by the great inundation of waters in divers parts of the realm,

lord the King, or his fuccef-

fors, for any fuch inquest ta-

the form of the law.

TEM nostre tressoverein seignur le Roy de ladvys & assent suisditz considerantz les graundes damagez & perdes qore tarde fount avenuz par les graundes creteines del eawe en diverses parties du roialme

plusours greindres dafont verisemblablement si remedie ne soit haent purveu ad ordine & : qe par dys ans pronent ensuantz severalx ffions de sewers soient s diverses persones par inceller dEngleterre pur os eiteant a nomers en es parties de roialme qe · ferra fo.onc la fourme it: &c.

realm, and that much greater damage is very like to enfue, if remedy be not speedily provided, hath ordained and granted. (1) That during ten years next enfuing feveral commissions of fewers shall be made to divers persons by the chancellor of England for the time being, to be fent into all parts of the realm where shall be needful. according to the form that followeth:

HENRY, by the grace of God King of England, &c. The form of s well beloved and faithful A. B. C. and D. greeting. the commifye, That whereas the walls, ditches, gutters, fewers, 23H.8.c.3. s, causeys, and wears by the coasts of the sea, and , within the coasts and limits of Lindsey in the county of , by the rage of the sea flowing and reflowing, and es of fresh waters by divers places descending to the sea, be ayed and broken, that many inestimable damages for def reparation of the same walls, ditches, gutters, bridges, s, and wears, in times past have happened there, and is to be feared that much more hurt within short time ippen, unless that some speedy remedy be provided there-(3) We for as much as by reason of our regal dignity we Commissionunden to have regard to the safety of our realm of England ere shall enplaces, willing in this behalf to provide convenient and annoyances, remedy, have affigned you, &c. of which, &c. we will to and by whose , our justices to survey the walls, ditches, gutters, sewers, default they s, causeys, wears, and trenches, (4) and to enquire by happened. th as well of knights, as other good and lawful men of Inquiry who id county, as well within liberties as without, by whom common. ath of the matter may be best known, by whose default such or fishing ges have there happened, and who doth hold lands and te-there, and its or hath any common of pasture or fishing in those who may have or else in any wise have, or may have the defence, pro-annoyances, nd safeguard, as well in peril nigh, as from the same far or benefit by y the said walls, ditches, gutters, sewers, bridges, cau- the repair of ind wears, and also hurt or commodity by the same trench-them. ;) and there to distrain all them for the quantity of their for reparaand tenements, either by the number of acres, or by tions. plow lands, for the rate of the portion of their tenure, or e quantity of their common of pasture or fishing, together the bailiffs of liberties, and other places of the counties and aforefaid, to repair the faid walls, ditches, gutters, fewers, s, causeys, and wears, in the places necessary, and the or other, as often and where shall be needful to make of and to cleanse the said trenches in places necessary, and if se to stop them up: (6) so that no tenants of lands or te-

None shall be fpared that may receive benefit or loss. 5 Co. 100. 10 Co. 141. 4 Mod. 350.

Taking the account of the collectors.

Distraining for the arrearages of the collection. Making of ordicances for

bourers to work in the reparations.

Punishment of them which do neglect or refule to repair their proportion affigned.

The theriffs and jurors shall be attendant upon the commilfioners of lewers.

nements, nor any having common of pasture or fishing, rich or poor, nor other of what condition, state or dignity, which have or may have defence, commodity and fafeguard by the faid walls. ditches, gutters, sewers, bridges, causeys, or wears, or else any hurt by the faid trenches, (whether they be within liberties or without) shall in any wife be spared in this: (7) and for agistments upon the sea banks for preservation of the said parts, according to the number of the acres or perches by you, &c. of whom, &c. we will to be one, newly to number, and as often and where shall need of new to make. (8) And to depute certain diligent and true keepers for the faid preservation, and to hear the account of the collectors of the money which shall be levied for this cause, and to be spent in the reparation and amendment of the faid walls, ditches, gutters fewers, bridges, causeys, and wears, and stopping of the said trenches. (9) And to distrain by you, &c. of whom, &c. we will to be one, or by other whom ye shall thereto depute for the arrearages of such collection, as often as need shall be, and as ye shall think meet, (10) and to make and ordain necessary and convenient statutes and ordinances for the defence and fafety of the faid fea banks and marshes, the defence of and the parts adjoining, according to the laws and customs of the sea-banks. Romney marsh, and to hear and determine according to the laws and custom of our realm of England, and the custom of Remney marth, all and fingular the premises, as well at our suit, as the fuit of any other that will complain before you in this behalf: Taking of la. (11) and to take and put in the faid works and reparations, as many ditchers and other workmen and labourers for the faid workmanship and reparations, as may suffice for the great, speedy, and instant necessity, upon competent wages to them in this behalf to be paid. (12) And therefore we command you. That at certain days and places which you, &c. of whom, &c. we will to be one, thereto shall appoint, ye shall survey the said walls, ditches, gutters, sewers, bridges, causeys, wears and trenches, and all and fingular the premises do and accomplish, and hear and determine in form aforesaid: (13) so that for default of reparation of the faid walls, ditches, gutters, sewers, bridges, causeys and wears, and stopping of the said trenches, no hurt nor peril shall in any wife happen. (14) And that ye compel all them whom ye shall find negligent or stubbornly denying to do reparation, or making of their portions, speedily to reform and amend the same by distresses and amerciaments, and other ways and means which to you shall best seem for such defaults: (15) and that ye cause all things which by you shall be ordained in this behalf, as well within liberties as without, firmly to be observed, doing therein as to justice pertaineth, according to the law and custom of our realm of England, saving to us the amerciament and other things thercof to us pertaining. (16) We have also commanded our sheriff of the said county, that at certain days and places which you, &c. of whom, &c. we will to be one, shall give him to know, he shall cause to come before you, &c. of whom, &c. we will to be one, fo

many and fuch good and lawful men of his bailliwick, as well 8 H. 6. c.3. within liberties as without, by whom the truth of the matter ²³ H. 6. c. 9. in the premises may best be known and enquired. In witness ⁶ H. 8. c. 10. whereof, &c. Witness, &c. 7 An. c. 14.

CAP. VI.

All merchants may ship merchandise in Melcomb baven, and carry them to Calais.

TEM, it is ordained by the authority of the same parliament, Ex edit Rast. That every merchant, as well denizen as alien, may freely Melcomb and safely ship wools, leather, woolfels, and other mer-port. chandises of the staple, in the port of Melcomb, in the county staple. of Dorset, and from thence to bring them to the staple of Calais, paying the customs and subsidies due to the King. And that no merchant be impeached, molested, nor grieved by the King nor his heirs, for any shipping of the merchandise aforesaid in the said port, any statute, ordinance or proclamation made to the contrary notwithstanding.

Statutes made at Westminster, Anno 8 HEN. VI. and Anno Dom. 1429.

D omnipotentis Dei & sancte matris ecclesie laudem & honorem christianisamus dominus noster Henricus Dei gratia Rex Anglie & Francie & dominus Hibirnie illustris in parliamento ino apud Westm' in crastino fancti Mathei apostoli anno regni sui octavo tento de avisamento & affenfu prelatorum procerum & magnatum regni sui Anglie & ad specialem requisitionem ac de assensu communitatis ejusdem regni in parliamento predicto existentium quedam statuta & ordinationes pro communi utilitate dicti regni & prefertim pro bona & fana gubernatione ac debita legis executione habend' in eodem fecit in forma subsequenti.

No the laud and honour of almighty God, and of the holy mother the church, our most nolle christian lord Henry, by the grace of God King of England and France, and lard of Ireland. in his parliament holden at Westminiter the morrow after St. Matthew the apostle, the eighth year of his reign, by the advice and affent of the prelates and great men of his realm of England, and at the special request and assent of the commons of the same realm, being in the said parliament, hath made certain statutes and ordinances for the common profit of the said realm, and especially for the good and wholefome government and due execution of the law to be had in the same, in the form following.

CAP. I.

The clergy of the convocation shall have such liberty as the great men and commonalty which come to the parliament.

The clergy convocation, hall have fuch liberties come to the parliament.

IRST, because the prelates and clergy of the realm of England, called to the convocation, and their servants and familiars that come with them to fuch convocations, oftentimes and commonly be arrested, molested, and inquieted; (2) our faid lord coming to the the King, willing graciously in this behalf to provide for the fecurity and quietness of the as they which said prelates and clergy, at the supplication of the same prelates and clergy, and by the affent of the great men and commons aforefaid, hath ordained and established. That all the clergy hereafter to be called to the convocation by the King's writ, and their fervants and familiars, shall for ever hereafter fully use and enjoy fuch liberty or defence in coming, tarrying, and returning, as the great men and commonalty of the realm of England, called or to be called enjoy, and were wont to enjoy, or in time to come ought cati five vocandi. to enjoy.

TN primis quia prelati & clerus regni Anglie ad convocationem evocati eorumque servientes & familiares qui cum eisdem ad convocationem hujusmodi veniunt sepius ac frequenter arestantur molestantur & inquietantur volens igitur dictus dominus noster Rex pro securitate & quiete dictorum prelatorum & cleri in hac parte prospicere graciose ad supplicationem corundem prelatorum & cleri & de assensu procerum magnatum & communitatis predictorum ordinavit & statuit quod vocandi in futurum ad convocationem cleri pretextu brevis regii eorumque servientes & familiares eadem libertate five immunitate veniendo expectando & redeundo plene gaudeant & utantur perpetuis futuris temporibus qua gaudent & gaudere confueverunt five gaudere debent in futurum proceres five magnates to the King's parliament do communitas regni Anglie ad parliamentum domini regis vo-

gH.4.c.6. 11 H.6.c.11.

CAP. II.

No merchants of England shall enter into the dominion of the King of Denmark, but at Northbarn.

Ex edit.Raft.

TEM, because that the King's most dear uncle the King of Denmark, Norway, and Sweden, (as the same our sovereign lord the King of his intimation hath understood) confidering the manifold and great losses, perils, hurts and damage, which of late happened, as well to him and his, as to other foreigners and strangers, and also friends and special subjects of our said fovereign lord the King of his realm of England, by the going in, entering, and passage of such foreign and strange persons into his realm of Norway and other dominions, streights, territories, jurisdictions, and places, subdued and subject to him, especially

especially into his isles of Finnark and elswhere, as well in their persons as in their things and goods, for eschewing of such losses, perils, hurts and damages, and that such like (which God prohibit) should not hereafter happen, the said uncle of our faid fovereign lord the King hath ordained and statuted, That all and fingular strangers, as well Englishmen and other, willing to apply by thip and come into his realm of Norway and other dominions, streights, territories, jurisdictions, isles and places aforesaid, with their ships, to the intent to get or have fish, or any other merchandises or goods, shall apply or come to his town of Northbarum, where the said King of Denmark hath spe-Denmark. cially ordained and established his staple for the concourse of strangers, and especially of Englishmen; to the exercise of such merchandises, granting to the said Englishmen, that they shall there enjoy in and by all things the fame favour, privileges and and prerogatives, which they of the Hanse did enjoy: therefore our faid fovereign lord the King, willing the love, affinity, and amities to be firmly observed, which betwixt his said uncle and his noble progenitors of good memory, their realms, lands, dominions, streights, territories, jurisdictions, and their said places, and the same our severeign lord the King, and his noble progenitors of famous memory, his great men, subjects, realms, lands, and dominions, hath been of old times hitherto contihued, nor nothing by our faid sovereign lord the King or his people to be attempted or done, whereby such amities, by reafon of any diffentions, enmittees or discords might be broken, by the advice of the lords spiritual and temporal, and of the commons of his faid realm of England affembled in this present parliament, hath ordained, prohibiting that none of his liege people nor subjects of his realm of England, by audacity of their folly, presume to enter the realms, lands, dominions, streights. territories, jurisdictions and places of the said King of Denmark, against the ordinances, prohibition and interdiction of the same his uncle above remembered, and in contempt of the same, upon pain of forfeiture of all their moveable goods, and impriforment of their person at the King's will.

CAP. III.

Commissioners of sewers may execute their own ordinance.

TEM nostre seignur le Roi considerant coment au darrein parlement tenuz Westm' lan de son roialme sisme ordeine & grante estoit par auctorite du dit parliament qe severalx commissions de sewers serroient faitz as diverses persones par la chaunceller dEngleterre pur le temps esteant a nomerz en toutz les parties de roialme ou mestier serroit souz Vol. III.

TEM, our lord the King 6 H.6.c.5. considering bow at the last parliament holden at Westminster, the fixth year of his reign be did ordain and grant, by authority of the faid parliament, That feveral commissions of sewers should be made to divers persons by the chancellor of England for the time being, to be named, in all parts of the realm where shall be needful, under a certain form in

fioners of fewers shall

ordinances.

the faid ordinance and grant contained; (2) by which ordinance and grant the faid commissioners bad no power nor authority to do. perform, nor execute the things comprised within the said commisfions; (3) and therefore he The commis- hath ordained and established. by authority of this parliament, That all such commissioners have power to shall have power to do, ordain, execute their and execute the statutes, ordinances, and other affairs to be made according to the effect and purport of the faid comcertein forme en les ditz ordinance & grante contenuz par quelles ordinance & grante les ditz commissioners navoient poair ne auctorite de fair parfourner ne dexecuter les choses comprises deinz les ditz commissions & pur ceo ad ordeine & establie par auctorite de ceste present parlement qe toutz tielx commissioners aient poair pur fair ordiner & executer estatuits ordinances & autres affairz solone leffect & purport dez commissions avauntditz.

CAP. IV.

None shall buy nor wear a livery to have maintenance in any quarrel.

Livery of cloth or hats. miffions.

Ex edit. Raft. TTEM, whereas it is ordained by divers statutes made in the L times of the King's noble progenitors, that no Knight, nor other of less estate should give any livery of cloths or hats to other than to his menials, and his officers and men learned in the one law or the other, upon the pain of an C s. to be levied of the giver, and xls. of the taker, as often as they do the contrary, and he that would fue, should have the one half of the pain after that they thereof be duly convict, and that the juftices of affifes, and justices of peace in every county of England should have power from time to time in their sessions, to enquire of the faid matters, and them to hear and determine, as in the faid statutes and ordinances fully appeareth, which statutes and ordinances have not been duly kept, because that they that do contrary to the faid flatutes and ordinances, before the faid justices may not be indicted, for great maintenances in this behalf: our sovereign lord the King, willing to expel such maintenances, hath ordained by the authority aforesaid, That the faid justices shall have power by the same authority, as well at the King's fuit as the parties, to award writs of attachment and distress against all them, which from henceforth do the contrary of the faid statutes and ordinances, in the counties where they hold their sessions, directed to the sherists of the same counties, returnable before the same justices or justice for the time being in their fessions. And if the said sheriffs return, that they against whom such writs issued, have nothing, then a Capies and Exigend shall be awarded against them, in the manner as shall be done against them that be indicted before justices of peace of trespasses done with force and arms against the King's peace. And if they appear at any of the faid writs, the said justices shall have power by authority aforesaid to examine them of the matters aforesaid. And they whom they find by examination, that have done the contrary of the faid flatutes and ordinances, shall incur the pain comprised in the same statutes, that is to fay, the giver an Cs. and the taker xls. as often as they do the contrary, in the manner and form as they ought if they were by inquest duly before the said justices conviet, so that the said statutes and ordinances extend them (as to examination) to liveries for to be given against the form of the faid flatutes thereof made before this time, after the feaft of Chrismas next coming: Provided, That the said ordinances extend as well in the counties of Chefter and Lancafter by the examination and process as afore is said, of the justice of Chefser or his lieutenant there, as by examination of the justices of the county of Lancaster, so to be made against all them which shall do the contrary of the said ordinances in time to come. Provided also, That all the statutes and ordinances before made and not repealed, of liveries of cloths by lords given or to be given against the form of the said statutes, shall stand in the force. And that this statute extend not as to the execution of examination to the mayor and sheriffs of London, for the time that they shall be officers, serieants of the law, at the time that they take the same estate upon them, and them that do commence in the universities within the realm of England at the time of their commencement, nor to them which for the time aforesaid shall take any such liveries of them. And also that all those that shall take any such liveries of cloths or of hats of any lord spiritual or temporal, or of any great lady in or of England, against the form of the said statutes, they shall be likewife examined and punished in the manner as they that take fuch liveries of knights or other of less estate as before. Provided always, That in the time of war it shall be lawful to the lords, knights, and efquires, that do travel in fuch war, to give their liveries of clothing or of hats to their foldiers, and in such wise as to them best shall seem. And that it shall be lawful to fuch foldiers to take and wear fuch liveries of clothing or of hats for the time of such war, without being in any wife molefted in this part by force or virtue of the same statutes. And that moreover, if any person, of what estate or condition he be, after the faid feast of Christmas, as of his own authority and proper costs do buy or wear for his clothing any cloths or hats called liveries, of the fort or of fuit of any lord, lady, knight, esquire, or other person, for to have supportation, succour, or maintenance in any quarrel, or in any other manner, if he be thereof duly convict by examination or otherwise, before by the statutes declared, he shall incur the pain before limited of them that take liveries of lords or other persons aforesaid, and moreover shall have a whole year's imprisonment without being Rep. 3 Car. 14 let to bail or mainprife, for their fallity and fubtil imagination in C.4. this part.

CAP. V.

Every city and borough shall have a common balance and weight. Who may buy wool and yarn.

TEM come par la graunde TEM, Whereas by the Great chartre dez libertees du Charter of the liberties of the roialmo

C. 9.

9 H. 3. stat. 1. realm of England, and by a statute made the twenty fifth year 14Ed.3. ftat. 1, of King Edward the Third, it sEd.3. ftat. 1. was ordained, and by a ftatute made in the thirteenth year of 27Ed.3.stat.2. King Richard the Second, con-13 R. 2. flat. 1. firmed, That one weight and one measure should be through all the realm of England, as well out of the staple as within; (2) and in the same statute of the said noble king Edward, it is contained, that the weight called auncel, for the great hurt and subtile deceits done by the same meafure to the common people, shall be utterly left, and fet apart, (3) and the wools, and all other manner of merchandises, and all other things weighable, bought or fold, shall be weighed by the balance, so that the tongue of the balance do not incline more to the one party than the other, with weights scaled, and according to the standard of the exchequer; (4) and he that doth contrary, to the damage of the seller, shall forfeit to our lord the King the value of the goods so weighed or measured; (5) and that the party complainant shall have his quartreble damages. (6) And by the faid statute of the said noble King Richard, it was added, That the offender shall be imprisoned by two years, and make fine and ransom at the will of our lord the King; (7) and that the justices of peace Should have power to inquire of the said defaults, as well at the suit of our lord the King, as the parties; (8) our lord the King, by the authority of this parliament, hath ordained and established, That the statutes and and ordinances aforesaid shall be firmly kept and holden, and straitly executed.

roialme & par estatuit fait lan xxvje. du Roy E. tierce ordine foit & par estatuit fait lan xiiie. du Roi Richard le seconde confermee ge une pois & une mefure foit parmy tout le roialme sibien hors de lestaple come dedeinz & en mesme lestatuit du dit Roi E. contenu soit qe le pois appellez auncell pur graundes damages & sotilx deceites faitz par icell a le commune poeple foit tout outrement lessez & qe lez lains & toutz manerz des choses poisablez achatez ou venduz foient poisez par la balance issint qe la lange de balaunce nencline a lune partie ne a lautre ovesque poises ensealez & accordantz a lestandard de lescheker et celuy qi face le contrarie al damage del vendour forface au Roy la value des biens enfi poifez ou mefurez et ge la partie compleignant ait sez damages au quatreble. Et par le dit estatuit du dit Roi Richard addez soit qe le trespassour soit emprisone par deux ans & face fyn & raunceon a la volunte le Roi et qe les justices du pees aient poair denquerer dez ditz defautes sibien al suite de Roi come de partie nostre seignur le Roi parauctorite de ceste parlement ad ordine qe lez ditz estatuitz soient fermement tenuz & gardez & estroitment executz.

Et enoutre pur eschuer plusours graundes meschiefs qount avenuz deinz le dit roialme par lez ditz auncelles et especialment pur destruer la fauxetce de les regratours du file appellez yernchoppers ordinez eft par nostre dit seignur le Roi & par auctorite suisdite gen chescune citee burgh & ville du roialme foit une commune ba-

lance

ovec communes poifes z & accordantz a lestde leschequer sur la une costage du dite cite ou ville en la garde del ou constables dicell as balaunces & communes toutz les enheritantz de la citee burgh ou ville nt tielx poiles & autres

fils voillent puissent ment poiser sanz rien er preignant nientmeins reins pur chescune trett z le pois de xl. li. i. qua' chescun trett parentre C. li. i. ob. & pur chefett parentre C et li. i. pluis dont lez poises serzintenuz & lofficer loialxoifant regardez par la on des chiefs dicell citee ou ville solone sa entena la dite occupation foit Et qe null ou meins. : achate file de laine apollenvern fil ne voet ent ap ne use pois ne meautre chose en lieu de 1 mesure que ne soit en-& accordant a le dit rd ne mette ascun chose par voie de pendure ou re ou en ascun autre ge puisse encrecer la mele pois ou empedier la æ par avoir fon naturell ir les forfaiture & peine Et qe les justices mairs baillifs & seness fraunchises aient poair torite fuifdite dexaminer passours en ceo cas & querer en especial de espassours encountre cest ce & a fair execution zi fount trovez defectifs uestes ou par examinaiir par lez ditz juges ou en ceo cas en maner suis est dit. Et qe ceste ordi-

II. And moreover, for to Regrators of eschew divers great mischiefs yarn called which have happened within pers. the realm of England by the faid auncel, and especially for to destroy the falsehood of the regrators of yarn, called Yerne-Choppers, (2) it is ordained by our faid lord the King, by authority aforefaid, That in every Every city. city, borough, and town of the borough, and realm of England, a common have a combalance shall be, with com- mon balance mon weights fealed, and ac- and weights, cording to the standard of the exchequer, upon the common costs of the said city, borough, or town, in the keeping of the mayor or constable of the same:

(3) at which balance and com-

mon weight, all the inhabitants of the same city, bo-

rough, or town, that have not

fuch weights, and other that have, if they will, may freely

weigh without any thing paying; (4) taking nevertheless

of foreigns for every draught

within the weight of xl. li. a

farthing, and for every draught betwixt forty pound and an

hundred pound, an halfpenny,

and for every draught betwixt

an hundred pound and a thoufand pound, a penny at the

most; (5) whereof the weights

shall be maintained, and the officer lawfully weighing re-

warded by the discretion of

the chief men of the city, borough, or town, according

to his attendance to his faid

the faid standard, nor set any

business, be it more or less, (6) And that no man buy yarn No man shall of wool, called woollen yarn, buy woollen unless he will make cloth there-yarn, unless of, nor use weight nor mea-cloth thereof. fure, nor other thing in the Rep. at Jac. s, place of weight or measure, c. 28. that is not fealed according to

thing

 By way of Panging or coevering.

thing to the same by the way of tacking or hiding *, or in any other manner that may increase the measure or weight, or let the balance to have his natural course, upon the forfeiture and penalty aforelaid. (7) And that the justices of peace, mayors, bailiffs, and stewards of franchises, have power by authority aforesaid to examine the trespassers in this case, and to inquire in especial of offenders against this ordinance, and to do execution of them that be found faulty by inquests, or by examination to be made by the faid judges or officers in this case,

chein enfuant pur toutz jours, Et que chescun eitee sur peine de x. li. chescune burgh sur peine de C. s. & chescune ville ou un conestable est sur peine de xl. s. ait une commune balaunce ovec poiles accordantz a le dit estandard dedeinz deux mois apres proclamation faite de ceste ordinance les quelles peines serront levez al oeps de Roi a tant de foitz gils serront trovez defectifs depuis la proclamation dessuisdite.

ordinance soit tenuz & obser-

vez de le fest de pasqe pros-

The forfeiture for ever. of a city or common balance and weights.

gH.6.c.6.&8. 11 H. 7. c. 4. mation.

in the manner as afore is faid. (8) And that this ordinance be holden and observed from the feast of Easter next ensuing. (9) And that every city, upon pain of ten pounds, every borough upon pain of an hundred shillings, and every town wanting town where a constable is upon pain of forty shillings, have a common balance with weights according to the faid standard, within two months after proclamation made of this ordinance; which penalty shall be levied to the use of our lord 11 H. 6. c. 8. the King, as often as they shall be faulty after the said procla-

CAP. VI.

If any threaten by casting of bills to burn a house, if money be not laid in a certain place; and after do burn the bouse; Such burning of bouses shall be adjudged bigh treason.

TEM, forafmuch as our fovereign lord the King, at the grievous complaint to him made by the commons of this realm of England in the full parliament hath conceived, that divers great mischiefs and subtil selonies and robberies now late have been done in the town of Cantebridge, and in other places in the county of Kent, and Effex, and in other places in the realm of England, by people offenders unknown, which make divers bills, directed to divers people of the fame towns, counties, and other places of the realm of England, commanding them to put divers great sums of money in certain places, where the said offenders might lightly carry the same away, without being taken or perceived, certifying in the said bills, that if they put not the same money in the places by the said bills assigned at a certain day, that the faid offenders would do the greatest and most outragious vengeance that they might to all them that would not let fuch fums there. And for because that such fums have not been put in divers places, according to the purport of the same bills, many houses and goods and chattels of divers

Bills.

persons have been feloniously and traiterously at Canteand elsewhere in the counties and places aforesaid, burnt tterly destroyed, whereby, the people and the towns, ies, and other places aforefaid, be greatly impoverished, point to be finally destroyed. The same our sovereign lord ing, willing in this case to provide remedy, hath ordained thority of this parliament. That all fuch burnings of of any person, shall be judged high treason. And that dinance extend as well in such burnings made after the ly of the reign of our sovereign lord the King till this as to burnings to be made in time to come, Saving Burnings of to all lords and other persons their liberties and fran-houses. as hath been done and used before this time, in case of Rep. 1 Ed. 6. ure of felony. ure of felony.

9 G. I. C. 33,

CAP. VII.

fort of men shall be choosers, and who shall be chosen knights of the parliament.

IM come lez elections z chivalers dez countees a venir as parlements du 1 plusours countees dEne ore tarde ount este par trop graunde & exnombre dez gentz deitz deinz melmes les s dount la greindre partie par gentz finon de petit ou de null valu dount n pretende davoir voice lent quant a tielx elecaire ove les pluis valantz ers ou esquiers demurdeinz mesmes les coununt homicides riotes ba-& divisions entre les genautres gentz de meimes untes verisemblablement ont & ferront fi coveremedie ne soit purveu lle partie nostre seignur ' confiderant les premisses rveu & ordene par aucde cest parlement qe les ers des countes deins le e dEngleterre a esliers a a les parlements en apres rs soient essuz en chesounte par gentz demur-& reseantz en icelles chescun ait frank tene-

ment

TTEM, Whereas the elections of knights of shires to come to the parliaments of our lord the king, in many counties of the realm of England, bave new of late been made by very great, outragious, and excessive number of people develling within the same counties of the realm of England, of the which most part was of people of small substance, and of no value, whereof every of them pretended a voice equivalent, as to fuch elections to be made, with the most worthy knights and esquires dweling within the same counties, whereby manslaughters, riots, batteries, and divisions among the gentlemen, and other people of the same counties, shall very likely rife and be, unless convenient and due remedy be provided in this bebalf; (2) our lord the King, The qualificonfidering the premisses, hath cations of the provided, ordained, and sta-electors of the blished, by authority of this parliament. That the I H. 5. c. r. knights of the shires to be cho- 10 H.6. c. 2. fen within the same realm of England to come to the parliaments of our lord the King hereafter to be holden, shall be cholen in every county of the realm

What is recandidates. 6 H. 6. c. 4. Altered by 10 H. 6. c. 2.

The sheriff dae returns. 11 H. 4. C. 1. Rast. 446.

returned hall lose their wagesi

realm of England, by people dwelling and resident in the same counties, whereof every one of them shall have free land or tenement to the value of forty shillings by the year at the least above all charges; (3) and that they which shall quired of the be so chose shall be dwelling and resident within the same counties; (4) and such as have the greatest number of them that may expend forty shillings by year and above, as afore is faid, shall be returned by the theriffs of every county, knights For the parliament, by indentures sealed betwixt the said theriffs and the faid choosers (5) And every so to be made. impowered to sheriff of the realm of England examine the shall have power, by the said clectors upon oath, touching authority, to examine upon the oath, touching evangelifts every fuch choofer, Justices of as- how much he may expend by fife to inquire the year; (6) and if any theriff of the returns return knights to come to the of knights to parliament contrary to the faid parliament. parliament contrary to the iaid. Penalty on the ordinance, the justices of afsheriff for un siles in their sessions of assises shall have power, by the au-23 H. 6. c. 15, thority aforesaid, thereof to inquire; (7) and if by inquest the same be found before the justices, and the sheriff thereof be duly attainted, that then the faid sheriff shall incur the pain of an hundred pounds, to be paid to our lord the King, and also that he have imprisonment by a year, without being Knights falfly let to bail or mainprife; (8) and that the knights for the parliament returned contrary to the faid ordinance, shall lose their wages.

Provided always, That he which cannot expend forty (hillings by year, as afore is faid,

ment a le valu de xls. par an al meins outre les reprises & qe ceux qi serront ensy esluz soient demurrantz & reseantz deins mesmes les countes & ceux qi ount le greindre nombre de yœulx qi poient expendre par an xl s. & outre come defuis est dit soient retournez par les viscontz de chescun countee chivalers pur le parlement par indentures ensealles parentre les ditz viscountz & les ditz eslisours ent affaires. eit chescun viscont d'Engleterre poair par auctorite suisdite dexaminer fur les seintz evangelies chescun tiel elisour comebien il poet expendre par an & si ascun viscount retourne chivalers pur venir au parlement au contrarie de ycest ordinaunce qe lest justices des assises en lour sessions des assises aient poar par auctorite fuisdite de ceo enquerer. Et si par inquest ceo soit trove devaunt mesmes les justices & le viscount de ceo duement atteint gadongs le dit viscounte encourge la peine de C. li. a paiers a nostre seignur le Roy & auxi qil ait imprisonement par un an faunz estre lessez au baille au mainprise & ge les chivalers pur le parlement au contrarie la dite ordinance retournez per-

dent lour gages. Purveu toutfoitz qe celluy qi ne poet expendre xls. par an come desuis est dit ne soit en ascun manere eslisour des chivalers pur le parlement. Et qe en chescun briefe qe issera en apres as viscount pur eslier chivalers pur le parlement soit mention fait des ditz ordi-

nances.

shall in no wife be chooser of the knights for the parliament; (2) and that in every writ that shall hereafter go forth to the theriffs theriffs to choose knights for the parliament, mention be made of the faid ordinances.

CAP. VIII.

The statute of 6 HEN. VI. c. 3. confirmed, touching the wages of labourers, servants, artificers, and workmen.

TEM, whereas in the last parliament a good and notable Labourers. statute was ordained of labourers, servants, artificers, and workmen, how much they and every of them should take by the year, half year, day, or week, and of other things comprised in the same statute and ordinance, which now be expired, because that they were not ordained to endure but to the next parliament then after to be holden. Our sovereign lord the King, considering that the said statute and ordinance was in other time made for the weale and common profit of the realm of England, and that they should be much profitable to the same realm, if they might endure and be observed, hath ordained by authority of this parliament, that the faid statute and ordinance be holden and kept, and put in due execution till Rep. 5 Eliz. the King hath otherwise declared his will in the full parliament, c. 4.

CAP. IX.

The duty of justices of peace where land is entered upon or detained with force.

TEM come par le Roy Ri-A chard nadgairs Roi dEngleterre puis le conquest seconde a fon parlement tenuz aWestm' lendemain des Almes lan de fon reign xvme entre autres choses ordinez estoit & establiez ae les estatuts & ordinances faitz & nient repellez de ceux qi fount entrees ove fort main en terres tenementz ou autres poffessions acconds & lour teignent eins ove force & auxi de ceux qi fount infurrections riotes routes chivaches ou assembles en distourbance de la peas ou de la commune ley ou en affraie del poeple serroient tenuz & plenement executes. Et outre ceo ordine est par mesme lestatut qe toutz les foitz qe tiels forcibles entres soient faitz & pleint ent veigne as justices de peas ou ascun deux qe mesmes les justices ou justice preignent ou preigne poair del countee & voifent ou voife

TEM, whereas by the noble The statute of King Richard late King of 15 R.2.c.2. England, after the conquest the touching tor-Second, at his parliament holden cible entries rehearsed and at Westminster the morrow after confirmed. All-Souls, the fifteenth year of 4 Co.48.

bis reign, amongst other things, Hob.94.

it was ordained and established, 1 Hawk.Pl.Cr.

That the statutes and ordinances. C. 64. That the statutes and ordinances made, and not repealed, of them that make entries with strong hand. into lands or tenements, or other possifions what soever, and them hold with force, and of them that make insurrections, riots, routs, ridings, and affemblies, in disturbance of the peace, or of the commen law, or in affray of the people, should be holden and fully executed. (2) And moreover it is ordained by the same flatute, That at all times that fuch forcible entries be made, and complaint thereof come to the juffices of peace, or any of them, that the same justices or justice shall take the power of the county, and shall go, or one of

them shall go, to the place where such force is made; (3) and if they find, or he findeth, any holding such place forcibly, after such entry made, they should be taken and put in the next gaol, there to remain convict by the record of the same justices or justice, until they bave made fine and ransom to the King; (4) and that all the people of the county, as well sheriffs as other, shall be attending to the said justices, and to assist them to arrest such malefactors, upon pain of imprisonment, and to make fine and ransom to the King. And that in the same manner be done of them that make forcible entries into benefices or effices of bely church, as in the same statute is contained more at large.

The defects of the flatute of 15 R.2. C.2. Palmer, 277.

II. And for that the faid statute doth not extend to entries in tenements in peaceable manner, and after holden with force, nor if the persons which enter with force into lands and tenements, be removed and voided before the coming of the said justices or justice, as before, nor any pain ordained if the sheriff do not obey the coi... mandments and precepts of the faid justices for to execute the said ordinance, many wrongful and forcible entries be daily made in lands and tenements by fuch as bave no right, and also divers gifts, feoffments, and discontinuances sometimes made to lords, and other puissant persons, and extortioners within the said counties where they be conversant, to have maintenance, and sometimes to fuch persons as be unknown to them so put out, to the intent to delay and defraud such rightful possessions of their right and recovery for ever, to the final disherison of divers of the King's faithful liege people, and likely daily to increase, if due remedy be not pro-

voise al lieu ou tiel force soit fait & fils trovent ou trove afcuns tenauntz tiel lieu forciblement apres tiel entre fait foient prisez & misez en proschien gaole a y demurer convictz de record de mesmes les justices ou justice tange ils eient faitz fyn & raunceon au Roy. Et que toutz gentz de counte fibien viscountz come autres soient entendantz as ditz justices de eux enforcier pur arestier tiels malefaifours fur peine demprisonement & de faire fyne & raunceon au Roy. Et qe en melme le manere soit fait de ceux qi fount forcibles entres en benefices ou office de seint esglise come en mesme lestatut est contenuz pluis au plein.

Et pur taunt qe le dit estatut nextende my as entres en tene: mentz en peisible manere & apres tenuz ove force ne fi les persones gentront ove force en terres ou tenementz soient remoevez & voidez devaunt le venu des ditz justices ou justice come devaunt ne null peine ordine si le viscount ne obeie my les maundementz & precepts des ditz justices pur executier lordinance fuildit ploufours torcenouses & forcibles entres fount faitz de jour en autre en terres & tenementz par ceux gi droit nount. Et auxi diverses douns feoffementz & difcontinuances ascun foitz faitz as feignurs & autres persones puissantz & extortioners deins les countes ou ils fount converlantz pur maintenance avoir & ascuns foitz as tiels persones enfy ouftez difconuz a tiel entent pur delaier & defrauder tiels droiturelx possessours de lour droit & recoverer a toutz jours a final disheriteson de plusours des foials lieges de

semblable est dencrescer en autre si du remedie t purveu celle partie. seignur le Roy considees premisses ad ordene it estatut & toutz autres z de tiels entres ou aliedevaunt faitz soient teduement executz ajouicelle qe si desore en aascun face tiel forcible en terres tenementz ou possessions ou eux tiegne ement apres compleint t deins mesme le counte entre soit fait as justipeas ou un de eux par e greve qe les justices ou enfy garny deins temps able facent ou face dueexecuter le dit estatut & costages del partie ensy

outre ceo coment qe tielx es faifantz tiel entre soiesentz ou voidez devaunt u des ditz justices ou nientmeins mesmes les s ou iustice en ascun bone pluis proschein as tenes enfy entrez ou en ascun ovenable folone loure difa eient & cheseun de eux Storite & poair denquerer ntz de mesme le countee ien de ceux gi fount tielx les entrees en terres & ientz come de ceux qi signent ove force. Et si soit devaunt ascun deux cun face le contrarie de statut adongs les ditz juou justice facent ou face x les terres & tenementz mtrez ou tenuz come de-: & mettre la partie enfy en plein possession de es les terres & tenementz devaunt entrez ou tenuz. ascune persone apres tiel en terres ou tenementz tenuz

vided in this behalf: (2) our lord the King confidering the The office and premisses, hath ordained, That duty of ju-the said statute, and all other when any forstatutes of such entries or alie- cible entry is nations made in times past, made into shall be holden and duly exe- lands, or cuted; (3) joined to the fame, peaceable en-That from henceforth where That from henceforth where detaining with any doth make any forcible en- force. try in lands and tenements, or Carthew, 49. other possessions, or them hold forcibly, after complaint thereof made within the fame county where such entry is made, to the justices of peace, or to one of them, by the party grieved, that the justices or justice so warned, within a convenient time shall cause, or one of them shall cause, the said statute duly to be executed, and that at the costs of the party so grieved.

III. And moreover though that fuch persons making such entry be present, or else departed before the coming of the faid justices or justice, notwithstanding, the same justices or justice in some good town next to the tenements so entered, or in some other convenient place, according to their discretion, shall have, or either of them shall have, authority and power to inquire by the people of the fame county, as well of them that make such forcible entries in lands and tenements, as of them which the same hold with force; (2) and if it be The remedy found before any of them, that where any any doth contrary to this sta- person entertute, then the faid justices or ing by force justice shall cause to reseife the same land to lands and tenements so entered have mainteor holden as afore, and shall nance. put the party so put out in full 1 R.2. c.9. possession of the same lands in Co. 650 and tenements so entered or holden as before. (3) And if

any person, after such entry into lands or tenements holden with force, make a feoffment or other discontinuance to any lord or other person, to have maintenance, or to take away and defraud the possessor of his recovery in any wife, if after in affile, or other action thereof to be taken or pursued before justices of assises, or other the King's justices whatsoever, by due inquiry thereof to be taken, the same seoffments and discontinuances may be duly proved to be made for maintenance, as afore is faid, that then such feoffments, or other difcontinuance, so as before made, shall be void, frustrate, and holden for none.

The justices

The theriff's penalty for omitting his duty.

IV. And also when the said precept to the justices or justice make such theriff to re-inquiries as before, they shall turn a jury to make on one of them shall inquire of for- make, or one of them shall cible entries. make, their warrants and precepts to be directed to the sheriff of the same county, commanding him of the King's behalf to cause to come before them, and every of them, sufficient and indifferent persons, dwelling next about the lands fo entered as before, to inquire Juror to have of fuch entries, (2) whereof 40s. per Ann. every man, which shall be impanelled to inquire in this behalf, shall have land or tenement of the yearly value of forty shillings by year at the least, above reprises. (3) And that the sheriff return issues upon every of them at the day of the first precept returnable. xx.s. and at the second day xl.s. and at the third time C.s. and at every day after, the double. (4) And if any sheriff or bailiff within a franchife, having return of the King's writ, be flack, and make not execu-

tenuz ove force face feoffement ou autre discontinuance a afcun seignur ou autre persone pur maintenaunce avoier ou pur toller & defrauder le possessour de sa recoverer en ascun maner si apres en assile ou autre action ent destre prise où pursuez devaunt justices des assises ou autres justices le Roy qiconqs par deu enquerre ent apprendre purra duement estre prove melmes les feoffementz & discontinuances estre faitz pur maintenaunce come desuis est dit que adonges tielx feoffementz ou autre discontinuance enfy come devaunt faitz foient voidez irritez & tenuz pur nulle.

Et auxi quant les ditz justices ou justice ferrent tielx enquerrez come devaunt facent ou face lour garrantz & precepts directz al viscount de mesme le counte luy comaundant depăr le Roy de fair venir devaunt eux & chescun deux persones sufficientz & indifferentz pluis proscheins demurrantz entour les tenementz enfy entrez come devaunt denquerrer de tielx entreez dount chescun qi serra empanelle denquerer en celle partie ait terre ou tenement de annuel value de xl.s. par an au meins outre les reprises. Et que le viscount retourne issuez sur chescun deux au jour de primer precept retornable xx. s. & al seconde jour xl. s. & al tierce foitz C. s. & au chescun jour apres le double. Et si ascun viscount ou bailly deing fraunchife aiantz retourne de briefe du Roy soit lacche & ne face duement execution des ditz preceptz a luy directz pur tielx enquerrez faire qil forface devers le Roy xx. li. pur chescun defaut & outre face fyn & raunceon au Roy.

tion

Et

e auxbien les justices ou avauntditz come les jufes assises a lour venir en ir assises prendre eient & n de eux ait poair doier niner tielx defautes & nces des ditz viscontz ifs & chescun deeux auxar bille al suite del parve pur luy mesme come

Roy a fuier come par nent a prendre pur le ulement. Et si le visou bailly foit duement en celle partie par ennt ou par bille qe celuy pur luy & pur le Roy eit oitee de la forfaiture de ensemblement ove ses s & expenses. Et ae la processe soit fait vers iditees ou suez par bille e partie ficome serroit ditez ou suez par briefe pals fait ove force & arcountre la peas du Roy. utre ceo si ascun persone ste ou disseisse dascuns ou tenementz ove foranere ou ouste peisiblet apres tenuz dehors ove ain ou apres tielle entre eoffement ou discontien ascune manere ent : pur defrauder & toller del possessour qe la pare en celle partie eit aflise ell disseiseine ou briese pas vers tiel disseisour. i partie greve recovere le ou par action de trestrove soit par verdit ou e manere par due forme qe la partie defendant ve force en terres & tez ou eux par force an entree tiendra qe le recovera ses damages le vers le defendant & eo gil face fyn & raun-Roy. Et qe mairs ju-

flices

tion duly of the faid precepts to him directed to make such inquiries, that he shall forfeit to the King xx. li. for every default, and moreover shall make fine and ransom to the King.

V. And that as well the justices or justice aforesaid, as the justices of assiles, and every of them, at their coming into the country to take assises, shall have, and every of them shall have, power to hear and determine fuch defaults and negligences of the faid sheriffs and bailiffs, and every of them, as well by bill at the fuit of the party grieved for himself as for the King, to sue by indictment only to be taken for the King. (2) And if the sheriff or bailiff be duly attainted in this behalf by indictment, or by bill, that he which fueth for himfelf and for the King have the one moiety of the forfeiture of xx.li. together with his costs and expences. (3) And that the same process be made against such persons indicted or sued by bill in this behalf, as should be against persons indicted or sued by writ of trespass done with force and arms against the peace of the King.

VI. And moreover, if any What action person be put out, or disseised may be had of any lands or tenements in against him formible manner of put out who doth put forcible manner, or put out out, or keep peaceably, and after holden out him out of with strong hand; or, after possession with fuch entry, any feoffment or force. discontinuance in any wise 10 Co. 116. thereof be made, to defraud 11 Co. 30. and take away the right of the possession; that the party grieved in this behalf shall have assise of Novel disseisin, or a writ of trespass against such disseisor. (2) And if the party grieved recover.

tecover by affife, or by action of trespass, and it be found by verdict, or in other manner by due form in the law, that the party defendant entered with force into the lands and tenements, or them after his entry did hold with force, that the plaintiff shall recover his treble damages against the defendant; (3) and moreover, that he make fine and ransom to the King. And that mayors, justices or ties,&c. to rejustice of peace, sheriffs, and bailiffs of cities, towns, and boroughs, having franchife, have in the faid cities, towns, and boroughs, like power to remove fuch entries, and in other articles aforefaid, rifing within the same, as the justices land by force, of peace and sheriffs in counstices ou justice de peas viscountz & baillifs des citees villes & burghs aiantz franchise eient en les ditz citees villes & burghs autiel poair de tielx entrees oustier & en autres articles desuisdites emergentz deinz yeelles come ount les justices de peas & viscountes en countees & pais suisdites.

Purveu toutz foitz qe ceux qi gardent par force lour poffessions en ascuns terres ou tenementz dount ils ou lour suncestres ou ceux queux estat ils ount en tiels terres & tenementz ount contenuz lour peffessions en ycelles par trois ans ou pluis ne soient my endamagez par force de celle esta-

They may keep their who have had three years poffession. Co. Lit. 257. Salk. 356. Regist. 289. 5 R.2. stat. 1. 4H.4. c.8.

The authority

of the chief

press force. Inforced by

31 El. c. 11.

officers in ci-

ties and countries aforefaid have. VII. Provided always, That they which keep their poffersions with force in any lands and tenements, whereof they of their ancestors, or they whose estate they have in such lands and tenements, have continued their possessions in the fame by three years or more, be not endamaged by force of this statute.

CAP. X.

Process awarded against those which dwelling in foreign counties be indicted or appealed.

Inforced by 10 H. 6. c. 6. 3 Inft. 31. The inconveniences of inpealing any conversant in another.

TEM, our lord the King considering how divers persons for their private revenge, and not of right, maliciously by subtile imadicting or ap- gination bave caused and procured many of his faithful liege people person in one fally to be indicted and appealed county that is of several treasons, selonies, and trespasses, before justices of the peace, and other commissioners and justices, and others baving power to take indictments or appeals in divers foreign counties, liberties, and franchifes of England, in which the said lieges be not, nor at any time were, conversant nor dwelling; (2) by force of which indiciments and appeals, and the processes upon them made in the faid

TTEM nostre seignur le Roy considerant coment diverses persones pur lour finguler vengeance & nient de droit malicioulment par sotile ymagination ount faitz & procurez de fauxment enditer & appeller diversez de sez foialx lieges de diverses tresons felonies & trespas devaunt justices de peas & autres commissioners & justices & autres aiantz poair de prendre enditementz ou appelles en diverses forcins countees libertees & fraunchises dEngleterre es queux les ditz lieges ne fount ne unques feussent converfantz ne demurantz pat force des queux inditementz

elles & les processes fur uitz en les ditz countees :hisez & libertees les ditz ies enfy enditez ount efte jour en autre fount mys igent & puis utlagez & to lour biens & chatieux & tenementz forfaitz & n grande perile de lour 1 ou les ditz persones enlitez appellez ou mys en it ou utlagez navoient coniffance de tielx enditesappellez exigentz ne utes les queux fauxine & e de jour en autre habun-& encrescent en divers ees libertees & fraunchi-Engleterre en graunt asiment perde & perpetuell ection de plufors de fez foialx & innocentz lieges risemblable est dencrescer res fi remedie covenable it ordeine & purveu en partie.

pur ceo mesme nostre ir le Roy de sa grace esle & par auctoritée de cest ment pur ease salvation & uillite de sez foialx lieges It roisime ad fait ordiner ablir qe fur chefcun enent ou appelle par la quelle s des ditz lieges demuren autres countees qe la el enditement ou appell nı serra pris de treson fe-& trespass apprendre en devaunt justices de peas evaunt ascun aiant poair ix enditements ou appelrendre ou autres commifou justice en ascun tee franchise ou libertee leterre devaunt ascun ex-Pagarde fur ascun enditeou appelle en la forme atdite aprendre qe mainit apres le primere briefe pias fur chefcun tiel enditement

faid counties, franchifes, and liberties, the faid persons, so indicted have been, and daily be put in Exigent, and after outlawed, and thereupon their goods and chattles, lands and tenements forfeit, and they in great jeopardy of their lives, whereas the faid perfons so indicted, appealed, or put in Exigent, or outlawed, had never knowledge of such indictments, appeals, Exigents, or outlawries; (3) which falshood and malice daily doth abound and increase in divers counties, liberties, and franchises of England, in great hindrance, loss, and perpetual destruction of many of his said faithful and innocent liege people, and very likely to increase hereafter, if convenient remedy be not ordained and provided in this bebalf.

II. And therefore the fame Process upon our lord the King, of his spe-indictments of cial grace, and by authority of persons dwellthis parliament, for ease and counties. tranquillity of his faithful lieges 10 H. 6. c. 6. of this realm, hath caused to be ordained and stablished, That upon every indictment or appeal by the which any of the faid lieges dwelling in other counties than there where such indictment or appeal is or shall be taken of treason, felony, and trespass, to be taken hereafter before the justices of peace, or before any other having power to take such indictments or appeals, or other commisfioners or justices in any county, franchise, or liberty of England, before any exigent awarded upon any indictment or appeal in the form aforefaid to be taken, that presently after the first writ of Capias upon every fuch indictment or appeal awarded and returned, that another writ of Capias be award-

awarded, directed to the sheriff of the county, whereof he which is so indicted is or was supposed to be conversant by the fame indictment, returnable before the same justices or commissioners before whom he is indicted or appealed at a certain day, containing the space of three months from the date of the faid last writ, where the counties be holden from month to month; and where the counties be holden from fix weeks to fix weeks, he shall have the space of four months. until the day of the return of the same writ; (2) by which writ of second Capias, be it contained and commanded to the same sheriff, to take him which is so indicted or appealed, by his body, if he can be found within his bailiwick; (3) and if he cannot be found within his bailiwick, that the said sheriff shall make proclamation in two counties before the return of the same writ, that he which is so indicted or appealed shall appear before the faid justices or commissioners in the county, liberty, or franchise where he is indicted or appealed, at the day contained in the faid last writ of Capias, to answer to our lord the King, or to the party, of the felony, treason, or trespass, whereof he is so indicted or appealed; (4) after which second writ of Capias so ferved and returned, if he which is so indicted or appealed come not at the day of the same writ of Capias returned, the Exigent shall be awarded against such persons indicted or appealed, and every of them.

III. And if any Exigent hereafter be awarded upon any such indictment or appeal against

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ditement ou appelle agarde & retourne qe un autre briefe de Capias foit agarde directe al vifcount del countee dount celly qi est ensy enditez est ou fuist suppose destre conversant par mesme lenditement retournable devaunt mesmes les justices ou commissioners devaunt queux il est endite ou appelle a un certein jour conteinant space de trois mois de la date du dit darrein briefe ou les countes se teignent de mois en mois & la ou les countees sount tenuz desys sepmains en sys sepmains ait lespace de quatre mois tanqal jour deretourne de mesme le briefe par quel briefe de seconde Capias soit contenuz & comaunde a melme le viscount de prendre celuy qi est ensy endite ou appelle par son corps fil poet estre trove deins la baillie. Et fil ne poet mye estre trove deins sa baillie que le dit viscount face proclamation en deux countees devaunt le retourne de mesme le briese qe celuy qest ensy endite ou appelle appierge devaunt les ditz justices ou commissioners en le countee libertee ou franchise ou il est endites ou appellez al jour contenu en le dit darrein briefe de Capias a respoundre a nostre dit seignur le Roy & au partie de la felonie treson ou trespasse dount il est enfy enditez ou appellez apres quel second briefe de Capias enfy fervy & retournee fi celuy qi est ensy enditez ou appellez ne veigne al jou de mesme le briefe de Capias retourne soit exigend' agardez envers tielx endites ou appellez & chescun de eux.

Et si ascun exigend' enapres foit agarde sur ascun tiel enditement ou appelle countre la forme

Hob. 166. 3 Co. 59. avauntdite ou ascun utfur ceo pronunciez foit ell exigend' enfy agarde a utlagarie fur ceo pro-& chefcun de eux tenuz ll & voide et qe la partie tiel exigend' encountre e avauntdite soit agarde garie pronuncie ne soit ige ne mys a perde de is ou chatieux terres ou ntz ne de sa vie.

eu toutz foitz qe leait en le darrein parleles processes affairs en sses devaunt le Roy en ik estoise en sa foice. Et : melme nostre legnur ad grantee par auctosdite qe chescun enditez :lle en la forme avauntcy enavaunt apres ceo par verdit duement acgil eit briefe & action cas envers chescun prode tielx enditementz

ellez et foit autiele pror & en melme le briefe en briefe de trespas fait rce & armes et si tiel our foit atteint en celle qe le pleintif recovere nages au treble.

eu toutz foitz qe cest ice ne se extende mye as ientz ou appellez prisez endrez deinz le countee

eu auxi qe si ascun des ges ou ascun de lour oit ou serra appelle ou de felonie ou treson & ps de mesme le felonie on supposez est ou feust aunt deinz le countee lenditement ou appelle ntion qe autielle proit fait vers tiel endite ou come ad este use dees heurs.

the form aforesaid, or any outlawry be upon that pronounced, as well the Exigent so awarded, as the outlawry upon that pronounced, and every of them, shall be holden for none and void; (2) and that the party upon whom fuch Exigent against the form aforesaid is awarded, or outlawry pronounced, be not endamaged, nor put to loss of his goods or chattels, lands or tenements, nor of his life.

IV. Provided always, That 6 H. 6. c. 1. the statute made in the last par- An action liament, of processes to be made upon the case in such case before the King in by the party his bench, stand in his force indicted or (2) And moreover, the same appealed aour lord the King hath granted gainst the proby authority aforesaid, That fame. every person indicted or ap-Rast. 123. pealed in the form aforesaid from henceforth, after that he be duly acquit by verdict, that he shall have a writ and action upon his case, against every procurer of fuch indictments or appeals; and like process shall be upon and in the same writ, as in a writ of trespass done with force and arms; (3) and if such procurer be attainted in this behalf, that the plaintiff shall recover his treble damages.

V. Provided always, That this ordinance shall not extend to indictments or appeals taken or to be taken within the county of Chester.

VI. Provided also, That if A man indict: any of the faid lieges, or any of ed or appealed their heirs, be or shall be ap-in the country pealed or indicted of felony or where he is treason, and at the time of the shall be profefame felony or treason supposed, cuted as forhe is and was conversant with- merly. in the county whereof the indictment or appeal maketh mention,

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mention, the like process be made against such person so indicted or appealed, as hath been used always before this time.

CAP. XI.

The citizens of London may take apprentices according to their ancient customs.

Ex edit. Pulton. The ancient liberty and custom or the citizens of London, touching taking of apprentices.

TEM, It is shewed to our lord the King by the said com-mons for the mayor and aldermen and commons of the city of London, that whereas among other franchifes, liberties and customs to them by the same our lord the King and his noble progenitors granted and confirmed, it is contained, That the manner and form of taking apprentices within the faid city of old time used and continued, be kept and observed: (2) And where it is also there used by the customs of the same city of time out of mind continued and approved in the same, that every person which was not of villain estate or condition, but of free estate and condition, might put himself, his son or daughter to be apprentice to any freeman of the same city, to learn his craft or mystery, and that likewise every freeman of the said city may take every such person, son or daughter to be his apprentice, without impeachment, (3) until now of late the faid mayor, aldermon and commons, be and have been grievously vexed and inquieted by colour of an article of the statute made at Westminster, the seventh year of the reign of King Henry the Fourth, rehearing by general words, That no man nor woman put their fon nor daughter to be apprentice within any city or town of the realm of England, except that he have land or rent to the value of twenty shillings by year, and that by testimony under the seals of the justices of peace, nor that any shall receive a prentice to the contrary, upon a grievous penalty limited in the faid statute.

The citizens of London may take apprentices according to their old cuitom, notwithstanding the statute of 7 H. 4. C. 17. by 11 H. 7. c. 11. 5 Eliz.

II. Our lord the king, confidering the great hindrance which by the said statute might redound to the inhabitants of the said city, if they should be thereby restrained of their said liberties and customs, and how in the beginning of the same statute it is contained, That the faid city of London have and enjoy all her liberties, franchises and customs that be not contrary to the faid article, and also respecting the entire affections, and great kindness done and shewed to our faid lord the King in which is Rep. all his affairs by the citizens of the said city of London, and to encourage them the more to such affections and kindness hereafter, by the advice and affent aforefaid, hath ordained by the authority of this parliament, That the faid ancient manner, form and custom of putting and taking of apprentices, used and continued in the faid city of London, be from henceforth kept and observed, as long as it shall please our said lord the King. without being for that impeached, or to incur the pain contained in the said statute.

CAP. XII.

dement or record shall be reversed for any writ, pro-. &c. rased. What defects in records may be amended be judges, and what not.

M nostre seignur le Roy ordine & estable par aucle cest present parlement errour assigne ou assigner une recorde processe gadattourne brief original icial panell ou retourne ins lieux dicelx rafez ou nez, ou en ascun addition tion ou diminution des : lettres titles ou parceli lettres troves en ascun orde processe garraunt ne brief panell ou requeux rafures entreaddition subtraction ou tion al discretion des e Roy des courtes & en queux les ditz reou processe par briese ou autrement fount z appiergent suspectz ne une juggement ne reeverse ne adnulle.

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le les juges le Roi des & places en queux aforde processe parole plee t dattourne brief panell zurne pur le temps foit pair dexaminer tielx reprocesse paroles plees ntz dattourne brief paretourne par eux & lour & de reformer & amenaffermance des juggede tielx recordes & prout ceo qe a eux en lour on semble estre mespriclerk en tielx recordes : parole plee garraunt nce brief panell & reforsprise appelez enditede treson & des felonies garies dicelles & la fubde propres nouns furnouns

TEM our lord the King No judgment hath ordained and establish-ed by the authority of this pre-ed nor avoided fent parliament, That for error for any writ. affigned, or to be affigned, in return, proany record, process, or warrant cess, &c. rased or interlined. of attorney, original writ or juDyer, 105, dicial, panel or return, in any 180, 225, 235, places of the same rased or inter- 260, 342. lined, or in any addition, fubf- 5 Co. 45. traction, ordiminution of words, Cro. Jac. 119. letters, titles, or parcel of letters, Cro. Car. 271. found in any fuch record, process, warrant of attorney, writ, panel, or return, which rafings, interlinings, addition, substraction, or diminution, at the difcretion of the King's judges of the courts and places, in which the faid records or process by writ of error, or otherwise, be certified, do appear suspected, no judgment nor record shall be reversed nor adnulled.

II. And that the King's The judges judges of the courts and places may reformal in which any record, process, cords which be word, plea, warrant of attorney, misprisson of writ, panel, or return, which the clerk. for the time shall be, shall have 14Ed.3.stat.1. power to examine such reords, process, words, pleas, 8 H. 6. c. 45. warrants of attorney, writs, pa- 4 Mod. 6. 247. nels, or return, by them and their clerks, and to reform and amend (in affirmance of the judgments of fuch records and processes) all that which to them in their discretion seemeth to be misprission of the clerks in fuch record, proceffes, word, plea, warrant of attorney, writ, panel, and return; (2) except appeals, indictments of treason and of fe-K 2 lonies,

not be amended 27 El. c. 5. 1 H. s. c. s.

Variance alledged betweeh a record and the **ce**rtificate thereof, shall he by the judges amend ed.

Embezzling of a record, whereby any judgment thall be reversed, is fe-8.R. z. c. 4. ¥ Co. 160.

What defects lonies, and the outlawries of in records may the fame, and the substance of the proper names, furnames, and additions left out in original writs and writs of exigent, according to the statute another time made the first year of King Henry father to our lord the King that now is, and in other writs containing proclation; (3) so that by such misprision of the clerk no judgment shall be reversed nor ad. nulled. (4) And if any record, process, writ, warrant of attorney, return, or panel be certified desective, otherwise than according to the writing which thereof remaineth in the treasury, courts, or places from whence they be certified, the parties in affirmance of the judgments of fuch record and process shall have advantage to alledge, that the same writing is variant from the faid certificate, and that found and certified, that the same variance shall be by the said judges reformed and amended according to the first writing.

III. And moreover it is ordained, That if any record, or parcel of the same writ, return, panel, process, or warrant of attorney in the King's courts of chancery, exchequer, the one bench or the other, or in his treasury, be willingly stolen, taken away, withdrawn, or avoided by any clerk, or by other person, because whereof any judgment shall be reversed; that such stealer, taker away, withdrawer, or avoider, their procurators, counsellors, and abettors, thereof indicted, and by process thereupon made thereof duly convict by their own confession, or by inquest to be taken of lawful men, whereof.

nouns & additions entrelesses en briefs originalx briefs dexigent folonge leftatut autre foitz fait lan seconde le Roi Henri pier nostre seignur le Roi qor est & en autres briefs contenantz proclamation issint ge par tiel mesprision de clerk ne foit ascun juggement reverse ne adnulle. Et si ascun recorde processe briefe garraunt dattourne retourne ou panell soit certifie defective autrement qe accordant a la scripture qe ent demoert en les tresorie courtes ou lieux dount ils sount certifiez eient les parties en affermance des juggementz de tielx recorde & processe avauntage dalegger qe melme la scripture est variaunt al dit certificate & ceo trove & certifie foit melme la variaunce par les ditz juges refourme & amende accordant

a dit primer scripture.

Et outre ceo est ordine qe si ascun recorde ou parcell dicel brief retourne panell processe au garaunt dattourne en les courtes le Roi de chauncellarie escheger lun bank ou lautre ou en sa tresorie soit voluntierment emble emporte retreit ou avoide par ascun clerk ou autre persone a cause de quell ascun juggement soit reverse qe tiel emblour emportour retreiour & avoidour lour procuratours counseillours & abbettours ent enditez & par processe sur ceo fait ent duement convictz par lour propre confession ou par enqueste apprendredes loialx hommes dount la moite soit des hommes dascun court de mesme les courtes & lautre moite dautres soient adjuggez pur felons & encourgent la peine de felonie. Et qe les juges de les ditz courts de lun bank ou lautre eient poair doier & terminer

efautes devaunt eux & ire punition come de:st dit.

eu toutz foitz de si as-I recorde processe briefe it dattourne panell ou e ou parcell dicel foit a ou en apres serra exemen la chauncellarie le ubz fon graunde feal & emplification illeoges de enrolle faunz ascun ran une meime lieu en lexemplification & lenent dicell qe alors pur rour affigne ou affigner ditz recordes processes raraunt dattourne paneil urne en ascun lettre parol. e ou matierdicell variaunt trariaunt a dite exempli-1 & lenrollement ne soit iggement des ditz recordocesse reverse ne adnulle.

whereof the one half shall be of the men of any court of the same courts, and the other half of other, shall be judged for felons, and shall incur the pain of felony. (2) And that the judges of the said courts of the one bench or of the other, have power to hear and determine such desauks before them, and thereof to make due punishment as afore is said.

IV. Provided always, That A record exif any such record, process, emplified unwrit or warrant of attorney, der the great panel, or return, or parcel of rolled in the the same, be now, or hereafter chancery, not shall be exemplified in the to be reversed. King's chancery under the great seal, and such exemplification there of record inrolled without any rasing in the same place in the exemplification and the inrollment of the same, that another time for any error as-

or to be affigned in the faid record, process, writ, it of attorney, panel, or return, in any letter, word, or matter of the same varying, or contrary to the said lification and the inrollment, there shall be no judgat the said records and process reversed or adnulled.

CAP. XIII.

shall not be excepted in the protections of those that shall with the King into France, assis of Novel Disseisin. M. forasmuch as our sovereign lord the King, by the Exedit.Raftal. ent of his fage council doth purpose with the aid of God, into his realm of France, the same our said sovereign lord, : advice of the lords spiritual and temporal, and also of mmons of this present parliament, to eschew the disherif all persons, which be or shall be retained with our said ign lord the King, to abide in his service, in the parts d the sea, hath ordained and provided, That every pro-1 to be made with the clause of Volumus, for any of the persons, there shall be contained in the clause of exception And Protection. same omission of these words, Askis noue disseisne. I these protections be allowable and allowed for them and of them in all the King's courts and elsewhere, where protections be put forth for any such person, in all pleas ses as well of Novel disseifin as fresh force without any lty. Provided always, That the judgments to be given henceforth in such assistes arraigned or to be arraigned, be

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not prejudicial to any of the said persons so abiding in the King's: fervice beyond the sea, as afore is said, which have any thing in reversion or in remainder in such lands or tenements, wherefuch affifes be or shall be arraigned, if they which have in reverfion or in remainder in fuch lands or tenewents, be not named in the same assises, but that they be against them all void: And that this statute shall endure for two years next following, if the same our said sovereign lord the King abide so long in the parts Provided also, That all the entries made or to beyond the sea. be made after the first day of this present parliament, be not comprised in this present ordinance. And that none, which hath made or thall make any fuch entries after the faid first day of this parliament, have any benefit of the same ordinance.

Entry.

CAP. XIV.

Riotous persons committing of felonies, and then fleeing into secret places.

Riotous per-

fons commit

flaughters,

ınto lecret

places.

robberies, &c.

and then flee

s. H. 5. flat. 1. TEM, For that great and grie-c. 9. Tocus complaint was made to King Henry, late King of England, father to our lord the King that now is, at his parliament holden at Leicester the second year of his reign, by the commons of his parliament aforesaid, of divers murders, manslaughters, robberies, batteries affemblies of people in great number in manner of infurrettions, and of divers other rebellions and riots; (2) and after such offences the said felons murders, man- and offenders did flee and withdraw themselves to divers woods and secret places unknown, and elsewhere, to the intent and purpose to avoid the execution of the common law, and that they might not be brought to answer according to the process of the common law: (3) Whereupon the said late King considering the aforesaid complaint, by the advice and affent of the lords spiritual and temporal in the same parliament assembled, did erdain and stablish, at the request of the said commons, That if any after come into the chancery, and make complaint duly, that any fuch felon or offender as aforefaid bath fled or withdrawn himself to any such place, or elsewhere to the intent

TTEM pur ceo qe graunde & grevouse compleint fuift feit a Roi Henri jadis Roi dEngleterre pier nostre seignur le Roi qorest a son parlement tenuz a Leycestr' lan de son regne seconde par les communes de son parlement avauntdit de diverses murdres homicides robories, bateries affemblees dez gentz en graundo noumbre par maner dinfurrections & de diverses autres rebellions & riotes & apres tielx meffaites les ditz felouns & mesfailours sensurent & retraherent as diverses boys & lieux covertez & disconuz & aillours a lentent & purpos de voider lexecution de la commune lev & gils ne serroient mesnez a respounce solone proces de la ley fur qoy le dit nadgairs Roi considerant la suisdit compleint par assent des seignurs espirituelx & temporelx en mesme le parlement assemblez avoit ordinez & establiez a la request des ditz communes que si ascuny en temps avenir veigne en la chauncellarie & face compleint duemënt q**e ascun tiel** felon ou malefaifour .come ayaunt est dit sen est fuy & re-

a ascun tiel lieu ou ailil entent fuisdit soit sur mpleint une bille suffiient fait pur le Roy et chaunceller dEngleterre temps esteant apres tiel luy lyvere sil poet estre ez duement riel bille er verite poair de faire fa discretion un brief pias a la fuite du Roy il viscont de countee ou es ou les dites murdres des robories bateries & mesfaitz fount supposez dite bille estre faitz & ez retournable en la dite ellarie a certeine jour. s persones en le dit brief uz soient prisez par le count ou foy reddent en la chauncellarie qadonent tielx persones mys le ou a maynprise solone retion du chaunceller & soit maunde denquerer c mesfaitz & sur ceo soit me la ley demaunde. Et scounte retourne a jour pias retournable qe les es en icell comprisez par de les causes suisdites ne t estre par luy prisez ne s les persones ne soi renn la dite chancellarie qai face le dit chaunceller riefe de proclamation didit vifcounte retournable ik le Roi a certein jour e proclamation en deux es qe les persones en le of nomez veignent a dit n le fuisdit bank pur y ndre a la matier compriz la dite bille fur peyne convictez de la matier iz deinz la dite bille et scun tiel brief de procla-1 foit contenuz la fube de la matier compriz la dite bille & fils ne veignent

aforesaid, upon such complaint a bill shall be sufficiently made for the King. (4) And the chan- Processawardcellor of England for the time ed against the being, after such bill to him de- offenders. livered, if he may be duly informed that fuch bill containeth truth, shall have power by his discretion to award a writ of Capias at the fuit of our lord the King, directed to the sheriff of the county or counties where the said murders, manslaughters, robbcries, batteries, and other offences be supposed by the said bill to be done and committed, returnable in the said chancery at a certain day; (5) and if the persons specified in the faid writ be taken by the faid sheriff, or yield themselves in the same chancery, that then such persens be put in prison or to mainprife, according to the discretion of the chancellor; (6) and moreover it shall be commanded to inquire of such offences, and upon that shall be done as the law requireth. (7) And if the sheriff return at the day of the Capias returnable, that the persons in the same comprised, for any of the same causes aforesaid, cannot be taken by him, nor the same persons do yield themselves in the said chancery that then the faid chancellor shall cause to be made a writ of proclamation, directed to the sheriff, returnable in the King's bench at a certain day, that he make proclamation in two counties, that the persons named in the said writ come at the faid day into the aforefaid bench, there to answer to the matter comprised in the said bill, upon pain to be convict of the matter comprised within the said bill; (8) and in every fuch writ of proclamation shall be contained the substance of the matter comprised in the said bill; (9) and if they come not at the day of fuch procla-

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mation returned, then they shall be bolden and adjudged for convict, and attainted as afore is faid; (10) and if they come at the proelamation it shall be inquired of them, and done in the manner as afore is said. (11) Provided, That the suggestions of such riots be signified to the chancellor of England by letters sealed under the seals of two justices of the peace at the least, and the sheriff of the county where fuch riots shall be, before that fuch writ of Capias be granted; (12) in which writ of Capias the matter which is comprised within the same bill shall be as well expressed, as in the writ of proclamation thereof to be made. (13) And if such a case happen in the county palatine of Lancaster, or elsewhere in franchises where there is a chancellor and a feal, that then the said chancellor of England cause to be written or fent by the King's writ to the chancellor of fuch county or franchife, all the suggestion in the said bill comprised, commanding him to make such execution as in the said article is comprised; (14) so always that the King's writ out of the chancery of England sball not run in such county or franchise etherwise than hath been used in time passed, and that the said ordinance shall stand in his force till the end of the next parliament. (14) Our lord the King considering that divers other murders, manslaughters, robberies, batteries, assemblies of people in great number in manner of insurrections, and divers other rebellions and riots, have been made in divers counties of the realm since the making of the faid statute, not punished, because that the said stasute held no force but until the end of the parliament then next following; hath ordained and stablished

veignent a jour de tiel proclamation retourne foient adonges tenuz & adjuggez pur convictez & atteintez come desuis est dit. Et fils veignent a la proclamation soit de eux enquis & fait en la maner come desuis est dit. Purveu qe les suggestions de tielx riotes soient tesmoignez a le chaunceller dEngleterre par lettres ensealez desoubz les sealx de deux justices de pees au meins & le viscounte del countee ou tielx riotes ferrount devaunt ceo qe tiel brief de Capias soit graunte en quell brief de Capias soit sibien la matier expresse quele est compris deins mesme la bille come en le brief de proclamation ent affaire. Et si tiel cas aveigne en le counte palatyn de Lancastr' ou aillours en fraunchise la ou il y ad chaunceller & seal qadonqes le dit chaunceller dEngleterre face escriver ou envoier par brief du Roi a le chaunceller de tiel countee ou fraunchise tout la suggestion en dite bille compriz commaundant a luy de faire tiel execution come en le dit article est compriz issint tout foitz qe brief du Roi hors de la chauncellar' dEngleterre ne courge en tiel countee ou fraunchife autrement qe nad estee usee en temps passe. Et qe la dite ordinaunce estoiseroit en sa force tange al fin del proschein parlement. Nostre seignur le Roi considerant qe diverses murdres homicides robories bateries assemblees des gentz en graunde noumbre par maner de insurrections & diverses autres rebellions & riotes ount estee faitz en diverses parties du roialme puis la faisaunce de dit estatuit nient punisez a cause ge le dit cstatuit ne tenoit force forlge

· forsqe a la fin del parlement adonges profehen enfuant ad ordine & establie par auctorite de cest present parlement qe la dit jadis estatuit ore soit tenuz & fermement gardez pur estatuit en tout temps avenir sibien de murdres homicides robories bateries assemblees des gentz en graunde noumbre par maner de infurrections & de divers ' autres rebellions & riotes faitz & perpetrez devaunt le commencement de cest present parlement come en temps avenir.

Purveu toutz foitz qe tesmoigne soit par deux justices de peas des countees ou tielx riotes ferront supposez qe commune fame & voice court en mesmes les countees de icelx riotes devaunt ceo qe le brief de Capias serra agarde. Purveu auxi qe si ascun tiel case aveigne en le dit countee palatyn de Lancastre ou aillours en lieu enfraunchise la ou y ad chaunceller & feal qe adonges le dit chaunceller de tiel countee ou lieu enfraunchise pur le temps esteant apres compleint a luv duement fait & telmoigne par justice ou lieutenant de justice & viscount de tiel countee palatyn ou lieu enfraunchise pur le temps esteant en la forme suisdit eit semblable poair de agarder Capias & briefs de proclamation avauntditz come le dit chaunceller dEngleterre pur le temps esteant ad.

blished, by the authority of The statute of this present parliament, That 2 H. 5. stat. 1. the faid statute shall now be that do comkept, and firmly holden for a mit murder, statute for ever, as well of mur- &c. and after ders, manslaughters, robberies, flee into batteries, assemblies of people woods, made in great number in manner of infurrections, and divers other rebellions and riots made and committed before the beginning of this present parliament. as in time to come.

II. Provided always. That it be testified by two justices of the peace of the counties where fuch riots shall be supposed, that the common fame and voice runneth in the same counties of the same riots, before that the writ of Capias shall be awarded. (2) Provided also, A provision That if any such case happen where any of in the faid county palatine of the faid of-Lancaster, or elsewhere in a mitted in a place enfranchised, where there plac- enfranis a chancellor and a feal, that chifed. then the faid chancellor of fuch county or place enfranchised, for the time being, after complaint to him duly made and testified by a justice, or the lieutenant of a justice, and sheriff of fuch county palatine or place enfranchifed for the time being, in the form aforesaid, shall have like power to award a Capias and a writ of proclamation aforesaid, as the said chancellor of England hath.

CAP. XV.

The justices may in certain cases amend defaults in records.

TEM ordeigne est & establie 📕 qe les justices du Roy devaunt queux ascune mesprision ou defaute foit ou ferra trove soit il en ascun recordes & proceffes gore fount ou ferrount pendantz devaunt eux sibien

TTEM, it is ordained and esta- 8 Co. 162. L blished, That the King's The justices justices, before whom any mis- may in certain prision or default is or shall be cases amend found, be it in any records and records and processes which now be, or shall processes. be, depending before them, as

well by way of error as otherwife, or in the returns of the same, made or to be made by theriffs, coroners, bailiffs of franchifes, or any other, by misprision of the clerks of any of the faid courts of the King, or by misprission of the sheriffs, under-sheriffs, coroners, their clerks, or other officers, clerks, or other ministers whatsoever, in writing one letter or one fyllable too much or too little, shall have power to amend such defaults and misprisions according to their discretion, and by examination thereof by the faid justices to be taken where they shall think needful. (2) Provided. That this statute do not extend to records and processes 14Ed.3.ftat. 1. in the parts of Wales, (3) nor to the processes and records of outlawries of felonies, and treasons and the dependences thereof.

par voie derrour come autrement ou en lez retournez dicelles faitz ou affairez par vifcountz coroners baillifs des fraunchifes ou autres geconges par mesprision des clerks dascuns des ditz courtz du Roi ou par mesprision dez viscountz foutzviscountz coroners lour clercs ou autres officers clercs ou ministres geconges en escrivant un lettre ou un filable trop ou trop poie aient poiar damender tielx defautes & melprisions solone lour discretion & par examination ent par les ditz justices aprendre ou lour semblera bosoignable. Purveu ge cest estatut ne se extende as recordes & processes es parties de Gales ne as recordes & processes dutlagaries des felonies & tresons & les dependantz dicelles.

Processes in Wales, and outlawries. c. 6. 9 H. g. c. 4. 4 H. 6. c. 3. 8 H. 6, c.12.

CAP. XVI.

By what persons escheators shall find an office, and in what time be shall certify it. A patent made of lands seised upon an inquest.

An escheator. er commisfioner, shall take no inquest, but by fuch persons

TEM, to eschew the dolours, rievances, and disherisons, which daily do happen to many of the King's liege people by the efcheators, for that they take inquests, as be returned to inquire before them, as well by by the sheriff. virtue of the King's writs, as of Rast. pl. 315. their offices, favourably and not duly, by people not impanelled nor returned to them by the sheriffs of the counties, and more often for their private gain, and for the difberison of the King's liege people, than for the profit of the same our lord the King, (2) and also for that the lands and tenements of many of the King's liege people be feised into the King's hands upon such inquests, or let to ferm by the chancellor or treasurer, before such inquests

TEM pur eschuer lez dolours grevancez & disheretisons qi de jour en autre aveignent as plusours lieges nostre seignur le Roy par les eschetours de ceo qils preignent enquestes denquerrer devaunt eux sibien par vertue des briefs nostre seignur le Roy come de lour office favourablement & noun duement par gentz nient empanellez ne retournez a eux par les viscountz des countes & pluiftoft pur lour propre gayne & pur disheretison des lieges nostre seignur le Roy qe pur profit melme nostre seignur le Roy et auxi de ceo qe les terres & tenementz des plusours lieges nostre seignur le Roy sount sei-

sez es mains nostre seignur le Roy fur tielx enquestes & autres & lessez par le chaunceller ou tresorer a ferme devaunt ceo qe mesmes les enquestes soient retournez en la chauncellarie nostre seignur le Roy est ordine par auctorite decest present parlement ge nul eschetour ne commissioner preigne ascunement ascun inquest denquerrer finon des gentz retournez & empanellez par le viscount en le counte deins quell il est eschetour ou commissioner. fi ascun eschetour ou commisfioner preigne enquette des gentz gi ne fount mye enpanellez ne retournez par le viscount come desuis est dit & ent par examination ou autrement al suite de partie qe pur luy mesmes ou pur le Roy ou autre persone geconge voille pursuer foit convict duement pur chefcun enquest ensy priz que encourge la peine & forfaiture de xl. li. a paiers cestassaver lun moite au Roi & lautre moite au partie a qi fuyte il ferra convict. Et qe nulles terres ne tenementz feifez es mayns nostre seignur le Roy sur enquestez prisez devaunt les eschetours ou commissioners ne soient ascunement lessez ne grauntez a ferme par le chaunceller ou treforer dEngleterre ou autre officer nostre seignur le Roi qiconqe tanqe qe mesmes les enquestes & verditz soient retournez pleinement en la chauncellarie ou en leschequer mes demoergent toutz tielx terres & tenementz entierment & `continualment es mains nostre seignur le Roy tange les ditz enquestes & verditz soient retournez & par un mois apres mesme le retourne si issint ne soit que celuy ou ceux qui sente

inquests be returned in the chancery; (3) our lord the King hath ordained, by the authority of this present parliament. that no escheater or commisfioner take in any wife any inquest to inquire, but of people returned and impanelled by the sheriffs in the county within which he is escheator or commissioner. (4) And if any ef- when lands cheator or commissioner take seised into the inquest of people which be not King's hands impanelled nor returned by quest of of-the sheriff, as is afore said, and sice, shall be thereof by examination, or let to ferm. otherwise, at the suit of the 18 H. 6. c.6. party, which for himself or for the King, or any other person that will fue, be duly convict, for every inquest so taken that he incur the pain and forfeiture of xl. li. to be paid, that is to fay, the one half to the King. and the other half to the party grieved, at whose suit he shall be convict. (5) And that no lands nor tenements feifed into the hand of our lord the King, upon such inquests taken before the escheators or commission. ers, be not in any wife let nor granted to ferm by the chancellor or treasurer of England. or any other the King's officer, until the same inquests and verdicts be fully returned in the chancery, or in the exchequer, (6) but all fuch lands and te-The lands nements shall intirely and con-ferm to him tinually remain in the hands of that tendereth our lord the King, until the a traverse to faid inquests and verdicts be re- the office. turned, and by a month after 36 Ed. 3. C.13 the same return, if it be not so 23 H. S. C.17. that he or they which feel them grieved by the same inquests, or putting out of their lands and tenements, come into the chancery, and profer themselves. to traverse the said inquests,

lands or tenements to ferm: (7) and if they so do, that then the same lands or tenements be committed to them, if they shew good evidence, preving their traverse to be true, after the form of the statute made the thirty fixth year of King Ed-36 Ed. 3.c.13. ward the Third after the conquest, to hold until the issue taken upon the same traverse be found and discussed for the King, or for the party, finding fufficient furety to purfue the faid traverse with effect, and to render and pay to our lord the King the yearly value of the lands whereof the traverse shall be so taken, if it be discussed for the King. (8) And if any letters patents of any of the lands or tenements be made to the contrary to any other person, or let to ferm within the faid month, after the faid month of return, they shall be holden (9) And that the for none. escheators or commissioners, upon pain of the forfeiture of xx. li. to be paid, that is to fay, the one half to the King, and the other half to the party at whose suit he shall be convich, return the inquest before them taken into the chancery of our lord the King, or into the exchequer, within a month next after the taking of the And every man which will fue for the King shall have the suit in this behalf. (10) Provided always, That this statute begin and take effect and force in the feast of Easter next coming, and not before,

to endure for ever.

and then offer to take the same

Escheators and commiffioners shall return an office found before them.

18 H. 6. C.7.

ou sentent eux grevez par mesmes les enquestes ou oustez de lours terres ou tenementz veignent en la chauncellarie & soy proferont de traverser lez ditz enquestes & soy offeront de prendre mesmes les terres & tenementz a ferme. Et qe si issint fount qe adonqes mesmes lez terres & tenementz soient commiz a eux fils monstrent bones evidencez provantz lour travers estre verrois solone la fourme de lestatut fait lan xxxie le Roy E. tiers puis le conquest a tenir tange lissue sur mesme le travers pris soit & discussu pur le Roy ou pur le partietrovant sufficiant suerte de suir le dit travers ove effect & de rendre & paier a nostre seignur le Roy le annuel value des tenementz dont le travers enfi ferra priz fil foit discusse pur le Roy. Et si ascuns lettres patentz des ascuns terres ou tenementz soient faitz au contrarie a ascun autre persone ou lessez a ferme deins le dit moys apres le dit mois du retourne soient voidez & tenuz pur null. Et qe les eschetours & commissioners sur peine de forfaiture de xx. li. 2 paiers cestassavoir lun moite al Roi & lautre moite al partie a qi fuyt il ferra convict retournent en la chauncellarie nostre seignur le Roy ou en leschequer lez enquestes devaunt eux prisez deins un moys proscheyn Et eyt apres la prise dicelles. chescun qi voet suyr pur le Roy la fuyte en cell partie. Purveu toutz foitz qe cest estatut commence & preigne effect & force en la fest de Pasqe proschein avenir a durer perpetuelment & nemye devaunt,

1 H. S. c.S.

CAP. XVII.

Wools, fells, &c. shipped out of England, Wales, or Ireland, for any place but Calais, shall be forfeited by the double, except by merchants of Genoa, Venice, &c.

TEM, whereas in the time of the King's noble progenitors, Ex edit Raft. . for the prosperity, profit, and wealth of the realm of England, Staple of Caand for the sustentation of the town of Calais, it hath been or-lais. dained by divers statutes and ordinances, That the staple should be wholly at the faid town of Calais, and in none other place beyond the fea, that is to fay, That all the wools, woolfels, leather, lead, and tin, and all other merchandises passing out of the faid realm, and out of the lands of Wales and Ireland, ought wholly to pass and repair to the said staple, and to none other place, upon pain of the forfeiture of the same, except such merchandifes, which in the faid statutes and ordinances, be expressed and exceped, as in the same is more fully contained, the which statutes and ordinances, the ij. year of our sovereign lord a H. 6. 6.4. the King, that now is, were approved, affirmed, and ordained duly to be executed. Nevertheless as well under colour of exceptions in the faid statutes, and ordinances contained, as by colour of licences granted by our fovereign lord the King to divers persons, a great quantity of wools, woolfels, leather, lead and tin, and many other merchandises have been continually from time to time, and yet be carried and and conveyed out of the realm, and of the said lands of Wales and Ireland, into Flanders, Holland, Zealand, Brabant, and other parts, not reforting to the faid staple, as they ought to do, wherefore our sovereign lord the King is defrauded of the customs and subsidies, which ought to amount to notable sums to his increase, if he thereof were duly answered and content: And moreover the King's mint at Calais is like to be void, desolate, and destroyed, and the commodities also of the merchandises of the said realm, for the faid causes, within short time to be greatly hindered, if remedy be not provided in this behalf: our fovereign lord the King confidering the premisses, and willing in this case to provide a a remedy, of the advice and affent aforefaid, by the authority of the faid parliament, hath ordained, That no person ship nor do to be shiped from henceforth no manner wools, woolfels, leather, lead, and tin, whole nor shotten, nor the same carry nor convey out of any parts of the faid realm, nor out of the lands of Wales nor Ireland, to none other parts beyond the sea, but only to the faid staple of Calais, upon pain of forfeiture of the double value of the merchandise so carried or conveyed to any other parts than to the faid staple of Calais, and also upon pain of imprisonment of his body for the space of two years, without bail or mainprife. And he which can spy any person from henceforth, which offending or doing in any wife contrary to this ordinance, and the same offence do present to the treasurer ef England for the time being, and the trespassor thereof duly convict,

convict, or if such trespassor confess before the treasurer and the barons of the exchequer such trespasses by him done, That then he shall be convict by his own confession. And the presenter shall have for his labour the third part of the forseiture of the merchandises carried or conveyed against this ordinance. Saving always that the merchants of Genoa, Venice, Tuscany, Lombardy, Florence, and Catalonia, may ship wools, woolfels, leather, lead, and tin in their ships, gallies, carraks, and other vessels, and to bring the same into their country towards the West, in manner accustomed before this time. Saving also to the burgesses of the town of Berwick upon Tweed, the privileges and benefits to them before this time granted, as in divers statutes thereof made is fully contained, notwithstanding this ordinance.

Berwick.

CAP. XVIII.

Certain ordinances made for the prices of merchandises, and maintenance of the town and mint at Calais.

TTEM, our fovereign lord the King, considering certain articles ensuing, to be conceived and desired, as well for the profit and wealth of him and his realm universal, as for the good politick governance and supportation of the staple of Calais, by advice and assent of the lords spiritual and temporal, and also of the commons being in this present parliament, by authority of the same, hath granted the same articles to be kept and observed, to begin at the seast of the Purisication of our Lady, next after the beginning of the said parliament, until the seast of the Annunciation of our Lady then next following, and from the same feast of the Annunciation to endure till the end of three years then next following after the form following, that is to say:

First, That the ordinance and appointment of late made to the said staple of *Calais*, upon wools, woolfels, and tin, be furely kept and observed in all these five points following, that is to say, That the price of the said wools, woolfels, and tin, be not abated, but augmented and put to greater increase and advantage.

Item, That the whole payment be made in hand for the faid wools, woolfels, and tin, in gold and filver without fubtilty or collusion.

Bullion.

Item, That the bullion be brought to the mint to Calais, that is to fay, for every farpler of wools, whereof the weight of the fack is fold for xij marks, fix pounds, x marks, v.li, viij. marks. iv.li. And the woolfels after the rate, to be forged in the King's coin.

Item, That every man that shall sell or do to be fold, any wools or woolfels at the staple of Calais, shall make a lawful and equal partition of the money of the same, with them

which have the wools or woolfels of the fame country from whence the wools or woolfels be, and with whom he is joined and affociate to make partition, without fraud or malengine.

And also that at all times the merchants sellers, shall make acquittances to the merchants buyers, to be fealed under the seal to that ordained within the said staple, to the intent that no merchant feller shall from henceforth lend any manner 11 H. 6. c.13. of money to any merchant by him received of the wools or fells, but that the same money may be brought within the realm without subtilty or fraud.

CAP. XIX.

If a mariner shall receive into his ship any merchandises, or carry them to any other place than to the staple at Calais, the goods and ship shall be forfeited.

TEM, for as much as oftentimes divers mariners ftrangers of divers parts of Flanders, Holland, Zealand, and Brabant, in divers ports and creeks of the realm, take their ships and vessels, wools, woolfels, and other merchandises of the staple, which be Staple of Catruffed in tuns, pipes, barrels, facks, fardels and otherwise, and lais. and the same privily do put and conceal in their vessels underneath wood, wheat, oats, rye, and in other manner, and so carry them into divers parts beyond the sea, to the King's great prejudice in diminishing of his customs and subsidies, and to the damage of all the liege people of his realm: our fovereign lord the King willing to eschewthe said prejudices, and against such subtilties to provide remedy, hath ordained by the authority aforefaid, That no mariner stranger nor other mariner, that is like-Mariner. wife owner and mafter of one ship or vessel, shall take nor receive within England, Wales, nor Ireland, in his ship or vessel any manner of wools, woolfels, nor other merchandifes of the staple. nor carry the same out of the realm to any parts beyond the sea. but only to the staple of Calais, except such which by the ordinance made, shall pass over the streights of Marrok, and that upon pain of forfeiture to the King of such ships and goods so found defective, as of the goods of the faid mariners, being in the same ships or vessels. And that the mayor of the staple for the time being, shall have power and authority to make due fearch in this part. And the ships goods, and mariners, if they be thereof found defective, for to be presented, and delivered to the King's council in England, by just relation thereof to be made by the faid mayor or his deputy, he having for his Mayor of the reward the third part of the forfeitures by him presented and staple. taken in the manner aforesaid.

CAP. XX.

No merchants of Calais shall buy beyond the sea any merchandise of the staple.

TEM, for as much as the King is informed. That certain persons continually, inhabiting in the town of Calais, with merchants aliens of their affinity and consent, for their singular lucre, do imagine by subtil means to diminish the price of the commodities of this realm, which heretofore have been and yet be greatly used, in so much that when the merchants aliens ought to have repaired to the faid town to buy wools and woolfels, they have been returned and withdrawn by the faid inhabitants, fo that the poor men have been let to fell their goods, and for great mischief they must of necessity sell their goods to the faid inhabitants of Calais, which will not buy the same but greatly within their price, to the great hurt and hinderance of the sellers, and abatement of the price of the said commodities: the same our sovereign lord the King, willing thereupon to provide remedy, for his profit and the avail of his realm, hath ordained by the faid authority, That from henceforth no merchant continually inhabiting within the faid town of Calais, shall be suffered to buy beyond the sea, any manner of wools, woolfels, leather, lead, nor tin, nor other merchandise pertaining to the staple, upon pain of forfeiture of the same, as often as it may be proved.

Dwellers in Calais.

CAP. XXI.

A repeal of all licences granted to men of Newcastle and Berwick, to carry merchandises to other places than to Calais. The penalty for carrying of merchandises of the staple into Scotland.

TEM, for as much as a great noise runneth amongst men of A Newcastle and Berwick, That if they should bring their wools to the staple of Calais, they should be undone and destroyed, where the contrary is truth, and may be proved, as the King is informed (for the mayor of the staple and his companions, will give to the faid men of Newcastle and Berwick, for the quantity of their wools and woolfels, likewise as the King one year with another hath been answered with the custom and subfidy of the fame, and as much as they have been fold for in Flanders, or in other places where they do repair, to be paid at reasonable terms in gold and silver to be brought into this realm, where not one penny cometh by them now:) the fame our fovereign lord the King, confidering that by the licences of the faid men of Newcastle and Berwick, great hindrance cometh to him of his customs and subsidies, and abatement of the price of the commodity of the realm, hath ordained by the authority aforesaid, that their said licences shall be repealed. And if any of evil will sell or carry any wools or woolfels, leather, lead, or other merchandise of the staple in defraud of the King, or hin-

New-castle. Berwick. of the commodity of his realm, into Scotland that he Scotland. feit the same goods, with the double value, and his boison by the space of a year.

CAP. XXII.

's requifite to be done in winding and packing of wool. None shall force, clack, or beard any wool.

I pur ceo qe graunt risement aveigne au : fez custumes & subpar ceux qi clakkent ent les bones lains du : pur eux carier dehors n estraunges paiis ordiqe null estraunger ne rcer clakker ne barder uner des leins pur carier 1 roialme sur peine de re de mesmes lez lains le double value dicell & **fonement** de fon corps. ull pakkur dez lains ne ins le dit roialme forsqe : due pakkure ne qe null ill inwynde deins la tees lains a lenrollement lains ne mette en icell pelwoll tarre peers fab-🕆 ne herbe ne null autre & qiqe le face eit la partie inte greve envers luy sa a la commune ley de & deceit.

TEM, Forasmuch as great hindrance cometh to the King in bis customs and subsidies by them that do tlack and force the good wools of the realm, to carry them out of the same into strange countries; (2) it is ordained, What is re-That no stranger shall cause to quisite to be be forced, clacked, nor beard done in winded, any manner of wools, to ing and packcarry them out of the realm, upon pain of forfeiture of the fame wools, with the double value of the fame, and of imprisonment of his body. And that no wool-packer shall make within the realm, but good and due packing; (4) and that no man make any inwinding within the fleece of wools at the rolling up of his wools, nor put in the fame locks, pelt-wool, tar, stones, fand, earth, grass, nor any dirt; (5) and if any do, he that feeleth him grieved shall have his action at the common law of trespass and deceit. 3Ed.4.c.1.

CAP. XXIII.

rums of woolen yarn shall be carried out of the realm.

M pur taunt qe les texrs deins le roialme sount aunt ces heours ount :custumez quant ils ount un drap bien pres le fin icher a part a lour finguntage les files qui demuient texez & les apellent mes a graunde deceit de as queux les dit draps & melmes les thrommes unt a tielx persones qe iımelnent en Flaundres & estraunges pails come L. III. bone

TTEM, because the weavers within this realm be and heretofore bave been accustomed, that when they wrought a cloth near the end, to cut away for their private profit the thread which is left unwoven, and call the same thrums, and to the great deceit of the owners of the same cloths, they sell the same thrums to such persons which carry them into Flanders and other places, though the King have thereof no profit of custom nor subsidy: (2)

bone merchandise tut soit ge

nostre seignur le Roy ent nad.

null profit de custume ne sub-

Neither

thrums nor

woolen yarn shall be car-

ried forth of

the realm.

93 H. 6.c.3.

for under the colour of fuch thrums divers persons, as well strangers as denizens, do ingross and gather in divers parts of the faid realm. great quantity of woolen thread, salled woolen yarn, and the same do carry to the faid strange parts. and thereof make good cloths; (3). O that under this fubtil colour the King is yearly greatly defrauded of bis customs and subsidies, which ought to rife to him, if they were fully wrought within the faid realm, or else if they were not wrought, but in wools brought to the staple of Calais: (4) wherefore it is ordained. That no man thall carry or convey out of the faid realm, any manner of thrums, or woolen yarn under colour of thrums, upon pain to forfeit the double va-

sidee par desoubz le colour de ticlx thrommes diverses persones sibien estraungiers come deinszeins engrocent & coillent es diverses parties du dit roialme graunde quantite des files des fines lains appellez wollenyarn & icelles amelnent es dites estraunges parties & ent facent bones draps ency qe defoubz cest subtile colour nostre seignur le Roy est chescun an graundement defraudez de fez custumes & subsidees at a luv devoient sourder sils feussent pleinement oeverez deinz le dit roialme ou autrement fils ne feurunt oeverez mes en lains amesnez a lestaple de Caleis. lue of the fame. pur quoy ordinez est ae null homme ne carie ne amelne

hors du roialme null maner des thrommes ne files des lains appellez wollenyarn desoubz colour de thrommes sur pain de forfaiture de la double value dicell.

CAP. XXIV.

None shall pay merchants aliens in gold, but in filver. Merchandile shall not be sold to an alien but for present payment.

TEM, For that merchants a-Liliens of late have taken in custom, that when they sell any. of their merchandises to any perfon within the realm, they will not demand nor receive for any payment for the same any mannerof silver, as they were wont, but only gold nobles, half nobles, and farthings, which from time to time they do carry out of the realm into other strange countries, where they be changed to their increase, and forged into other coins, so that they gain in the allay of every noble twenty pence, against the tenour of the statutes thereof made. and to the great prejudice of this whole realm.

TEM pur ceo qe les mer-chantz aliens jatarde ount prise en custume qe quant ils vendont ascuns de lour merchandifes a ascun persone deins le roialme ils ne voillent demaunder ne receiver pur ascun paiement pur icell null maner. dargent ficome ils soloient faire, mes soulment or nobles dimi nobles & ferlyngs les queux de temps en temps ils amesnent. hors du roialme en autres estraunges pails lou ils fount chaungiez a lour encrece & forgezen autres coignes enfy qils. gaignent en lallaie de chescun noble xx d. encontre le tenure des estatutz ent faitz a graunde

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II. Our

.pre-

prejudice du Roi & de son roialme universell.

Nostre dit seignur le Roi en ceo cas voillant purvoier de remedie ad ordeine ge null marchant alien ne ferra arter ne lier ascun des lieges du Roi par pact covenant ne liege de luy faire paiement en or pur nulle manere de dette qi a luy poet estre due ne refuse de receiver paiment en argent pur ascun maner du tiel duete ou dette fur peyn de double value Et auxi pur eschuer le graunde perde qe divers persones de cest roialme ount euz & font femblablez davoir par lour apprestz faitz de lour merchandises as merchantz aliens auount enfuez ovec icelles & de jour en autre priegnent sanctuaries ordinez est que null Englois ne vende deinz cest roialme ne face vendre de cest jour en avaunt a null marchant alien null maner de marchandifes mes soulement pur prest paiement en monoye ou autrement en merchandises pur merchandises pur estre paiez & content en main sur peyn de forfaiture dicell.

II. Our lord the King wil- No man shall ling in this case to provide re-be compelled to pay gold medy, hath ordained, That no to a merchant merchant alien shall constrain alien. nor bind any of the King's 4 H.7.c.13. liege people by promise, cove-

nant or bond, to make him payment in gold for any manner of debt which to him may be due, nor refuse to receive payment in filver for any manner of fuch duty or debt, upon the pain of the double value of the same. (2) And also to eschew the great losses which divers persons of this realm of England have had, and also be likely to have, for their loans made of their merchandises to merchants aliens, which have fled with the same, and dailytake fanctuaries, it is ordained. that no *Englishman* shall sell within this realm, or cause to be fold hereafter, to any mer- No Englishchant alien, any manner of man shall sell merchandiles, but only for rea- his goods to a dy payment in hand, or else in merchant ali-merchandises for merchandises, present pay-to be paid and contented in ment, or other hand, upon pain of forfeiture merchandile. of the fame.

CAP. XXV.

The mayor of the staple of Calais shall continue two years in bis office.

TEM, for certain great and notable causes concerning the Ex edit. Raft. honour of our sovereign lord the King, and the common weal of all his realm: it is ordained by authority of this parliament, That the mayor of the staple of Calais, which now is, shall stand in his office of mayor of the same staple, till the feast of our Lady next ensuing, and from the said feast till the end of two years then next following fully be fulfilled, notwithstanding any statute or ordinance made to the contrary.

CAP. XXVI.

The penalty if in any action the defendant make default to put the lords, mayors, &c. from their jurisdiction.

TEM ordinez est par auctorite desusdite gen toutz briefs dassifes & dactions perfonelx

ITEM, it is ordained by the The penalty authority aforefaid. authority aforesaid, That if in assise or in all writs of assises, and of personal acactions tien, the dedefault to put the lords, mayors, &c. from their jurisdiction.

fendant make actions personal, sued or to be fued before the King in his bench, justices of the common place, or any other the King's justices for the time being, of any lands or tenements, or of any thing being and rifing within seignory, franchise, or ancient demeine, whereof the cognifance or jurisdiction ought to pertain to any lords, mayors, bailiffs, citizens, burgeffes, or commonalty of fuch feignories, franchises, or ancient demesne, that then if any defendant in any fuch affife, or other actions personal, make any default, to put out, exclude, and expel the aforesaid lords, mayors, bailiffs, citizens, burgesses, or commonalty of their cognisance or franchise, that the justices, at the request of the said lords. mayors, bailiffs, citizens, burgesses, or commonalty, shall make enquiry by the affile where fuch exception is alledged in affiles, and in actions personals by inquests to be ta-ken before the justices, if such defaults shall be Anade as afore is faid, or not: (2) in which affife and inquest so to be taken, as well the plaintiffs as the lords, mayors, bailiffs, citizens, burgesses, and commonalty may have their chal-(3) And if it be found lenge. by fuch affifes or inquests so to be taken, that fuch defaults shall be made by collusion, to put out and exclude the faid seisors in assise lords, mayors, bailiffs, citizens, burgesses, or commonalty of their franchises, liberties, cognizances, or jurisdiction, that in fuch cases the said writs shall be abated, and the plaintiffs shall be in the King's mercy: (4) by consideration

9 H.4.C.5. Mayors, bailiffs, &c. Lords of ancient demeine, named difby collution, to put them out of their cognilance.

fonelx fuez ou a fuers devaunt le Roi en son bank justices de commune bank ou autres justices le Roi giconge pur le temps esteantz dascuns terres tenementz ou autres choses esteant ou surdaunt deinz ascuns feignurie fraunchife ou auncien demesne dount la conulance ou jurisdiction doit aperteigner as ascuns seignurs mairs bailiffs citezeins burgeys ou communalte de tielx seignurs franchise ou auncien demesne qe adonges si ascun defendant en ascun tiel assise ou autres actions personelx face defaute pur oustier & excluder les ditz seignurs mairs baillifs citezeins burgeys ou communalte de lour fraunchise ou conusance que les justices al request dez ditz seignurs mairs bailifs citezeins burgeys ou communalte facent enquerer par lassifie ou tiel exception est alegge en affise & en actions personelx par enquestz apprendre devaunt les justices si tielx defautes foient faitz come defuis est dit ou nemye en queulx assife & enquest issint apprendre sibien les pleintifs come les feignurs mairs baillifs citezeins burgeys & communalte purront aver lour chalaunge. si trove soit par tielx assise ou enquestes issint apprendres qe tielx defautes soient faitz par collusion pur oustier & excluder les ditz seignurs mairs baillifs citezeins burgeys ou communalte de lour franchise libertees conusances ou jurisdiction que en tielx cases lez ditz briefs soient abatuz & lez pleintifs soient en la mercy le-Roy par consideration qil est ordine par lestatuit fait lan du regne le Roy Henry aiel nostre seignur le Roy ixme qe fi ascun

mair baillif communalte ou feignur dauncien demene soit nome en briefs dassise par collusion pur eux oustier de lour conusance ou jurisdiction en cell partie qe les justices primes enquergent par lassise du paiis de tiel collusion si les ditz feignurs mairs baillifs ou communalte le demandent. Et si trove foit par tiel enquisition qils soient issint nomez par collufion quadonqes le brief aba-

that it is ordained by the statute made the ninth year of the reign of King Henry, grandfather to our lord the King, That if any mayor, bailiff, commonalty, or lord of ancient demesne be named in writs of affifes by collusion, to put them out of their cognizance or jurisdiction in this behalf, that the justices first shall enquire by the affife of the country, of fuch collusion, if the faid lords. mayors, bailiffs, or commonalty the same require; (5) and

if it be found by such inquisition, that they be so named by collusion, that then the writ shall abate.

CAP. XXVII.

A remedy for the inhabitants of Tewksbury in the county of Gloucester, against the commonalty of the forest of Dean, &c. to prevent future robberies and injuries in the navigation on the Severn.

TEM, forasmuch as the commons of the realm of England, Ex edit. Raft. being in the same parliament, at the instance and especial request of the faithful liege people of our fovereign lord the King, the bailiffs, burgefles, and commonalty of the town of Tewksbury, within the county of Gloucester, have made to our fovereign lord the King, a very grievous complaint in the same parliament; That whereas the faid town of Tewksbury is adjoining to the river of Severn, within the faid county of Gloucester. which river is common to all the liege people of our fovereign lord the King, to carry and bring within the stream of the said river in boats, troughs, and otherwise, all manner of merchandife and other goods and chattels to Briftol, and to every part adjoining to the same river, in which river divers person of the said town of Tewksbury often times and now of late have charged their proper vessels and troughs with wheat, rye, and other corn and goods, to the value of five hundred pounds, and fo the same vessels and troughs so charged, have conveyed in the fame river towards the faid town of Bristol by the coasts of the forest of Dean, within the said county of Gloucester, joining to the faid river, there have commonly great multitude of people, and routs of the commons of the same forest, and of the hundreds of Bledislow and Wesbury, with great riot and force in manner of war, as enemies of a strange land, and with force have spoiled the same persons of the said vessels, and taken of them all their corn and goods within the same vessels, and the fame persons have menaced and threatened to put to death, if they made any refistance, or any suit, quarrel, or complaint for the same, to the great hindrance, loss, and impoverishment of the said perfons.

fons, and oppression of all the country there adjoining. afterward the same our sovereign lord the King, by the advice and affent of his council, fent his letters of privy feal, directed to divers persons of the said forest, to make open proclamation that no man of the faid forest should be so hardy to inquiet or disturb his people to pass by the river with all manner of corn, goods and chattels, or any other merchandife, upon the pain of treason, after which proclamation so made, the said trespasfers came to the faid river with more greater routs and riots than ever they did before, not esteeming nor regarding the said letters of privy scal, and there spoiled at divers times eight troughs of wheat, rye-flour, and divers other goods and chattels, and the people of the same troughs did throw over the board and divers of them drowned, and the sterns of the said troughs did cut away, and did threaten the owners of the faid goods and chattels, and also the people of the said troughs, that they should not be so hardy to carry no manner of victual by the faid stream much nor little, for lord nor for lady: and that they would hew all to pieces the faid boats, if they came another time by the coasts of the said forest of Dean, for the which riot and rebellion, no person of the said town of Tewksbury, nor of the country adjoining, dare not carry any corn nor other goods nor chattels in the faid river, nor pursue to have remedy for fuch oppressions and griefs to them done, forasmuch as the faid forest of Dean and hundreds be very large, and the people inhabiting and refident in the same very wild, and nigh adjoining to the country of Wales. And all the commons of the same forest and hundreds of one affinity and confederacy in malice and riot, not pondering nor regarding the law, nor the officers and ministers of the same, nor caring for the process nor the punishment of the law of the land, insomuch that they will not obey, but at their own will, any minister of the King's laws, nor execution of the same, nor the officers nor ministers of the law of the faid county, dare not in any wife come into the faid forest, to execute any matter or process of the law against the will and intent of the commons of the forest and hundred aforesaid. Our sovereign lord the King, having tender respect and consideration of the said mischiefs, and also considering the inconveniencies, which be like to enfue and follow upon the same, and upon that willing to resist the malice of such transgressors and offenders, and to provide hasty and covenable remedy for his faid faithful liege people so grieved in this behalf, by the advice and affent of the lords spiritual and temporal, being in this present parliament, and at the special request of the faid commons there affembled, hath ordained by authority of the same parliament, that in every such case hereafter to come, or else had or chanced this last year past, the sheriff of the faid county, or the bailiffs of the town of Glowester for the time being, or one of them, upon pain of forfeiture of twenty pounds to be levied of their lands, goods, and chattels, to the ule of our fovereign lord the King, make proclamation at the faid

Forest of Dean.

town of Gloucester, within four days next after notification made to them, or to any of them by the persons so endamaged, or by any other in their names, of fuch injuries and trelpasses done, and that the faid trespassers and offenders shall restore in the fame town of Gloucester within fifteen days after the said proclamation to the faid persons so endamaged, their said corn and merchandiles, goods and chattels so taken, or the very value of the same, with reasonable amends for their damages of such After which proclamation if the faid trespassers do not restore the said corn and merchandises, goods and chattels, or the value of the same, to the parties so grieved in the form aforesaid, with reasonable amends for their damages, nor that the faid trespassers be not brought to the King's prison, to the castle of Gloucester for the said trespasses by the officers of the said forests and hundreds, or by the commonalties of the same, to be demeaned in such case by the King and his council, that then by consideration of the statute of Winchester put for the robbery of any person, which giveth an action for him which is robbed, against the hundred within which the same robbery is done, after the form of the same statute, the said commonalties shall be charged of the same corn and merchandises, goods and chattels so taken, or of the very value of the same, to the parties so grieved, to satisfy them of their damages for the same taking. And that the faid parties so endamaged and grieved, may have their general actions of debt against the said commonalties of the faid forest and hundred, of the sum of money, to which the value of the corn, merchandifes, goods and chattels fo taken do extend.

And although the faid commonalties be no commonalties cor- Commonalty porate, yet they shall have process in such actions of debt, by incorporate. fummons, attachments, and distress, as if he were to have an action of debt at the common law, so that if the said commonalties make default at the second distress in such actions, that then the party which shall sue, shall have judgment to recover his debt against the said commonalties, after the supposal of their goods, in the form aforefaid, with his reasonable damages and expences. And whatfoever iffue triable by inquest in the faild forest and hundreds shall happen to be taken in such actions, it shall be tried by inquest of the body of the said county, out of the same forest and hundreds. And that the goods and chattels of every fingular person of the said commonalties, for the time being, shall be had, taken, and holden in law convict; as the common goods and chattels of the same commonalties, touching the return, serving, and all executions of writs, processes and judgments in and of the said actions. And that every fingular person of the said forest and commonalties, have power by authority of the faid parliament, to attach and arrest the said trespassers by their bodies, as well within the said forest as without, and them so arrested to commit to the faid prison. And that the keeper of the same prison upon pain of forty pounds, to be levied of his goods and chattels, Lı lands

lands and tenements, to the use of our sovereign lord the King, shall safely keep every person so committed to his custody, till the time that the King or his council hath ordained and provided their deliverance of record. And if the goods or chattels of any fingular perion or perions of the faid forest and hundreds, being not guilty of the faid robberies, happen to be put in execution because of any such actions and judgments, that then the faid person or persons so being not guilty, may have their special action of debt or trespass upon their case of the goods and chattels so put in execution, against the said trespassers, to recover their damages, as well for the value of the goods or chattels so put in execution, as for their damages and costs which happened to be had because of such actions of debt; and they shall have such processes in the said actions of debt or trespass, as is to be had in the said actions of debt for the said persons so endamaged and spoiled.

CAP. XXVIII.

There shall be a bridge made over the water of Burford, and another over the water of Culhamford, in the county of Oxford.

Ex edit. Raft. This chapter is not on the roll. Bridges. Waters of Burford.

TEM, the King confidering the great ease and profit, which should come to his people by the making of two bridges, that is to say, one over the water of Burford, and another over the water of Culhamford, in the highway extending from the town of Abingdon to Dorchester, in the county of Oxford, and by the enlarging, inhancing, and repairing of the way betwixt the faid waters and bridges of the breadth of iiii perches and viii inches, between the ditches of the same way, and also by the planting and fetting of certain trees called Poplars and Willows upon the banks of the said ditches, for the reparation of the fame ways when shall be needful: it is ordained by the affent aforesaid, That the said bridges and passages over the same, and also the said way between the said bridges, of the breadth aforefaid shall be and remain for ever as bridges, passages, and a way to all that shall pass there, as well on horseback, as on soot and otherwise, and with all manner of carriages. And that it be lawful to all the King's liege people to repair, inhance, and newly to edify and scour the said bridges, way passages and ditches in the breadth aforesaid, and new trees there to plant, and to cast in the said ditches, clay, marl, gravel, to dig earth, and to take the same, and to cut the branches and buds of the fame trees in times convenient, to repair the fame, as often as shall please them without impeachment of any. Saving always the King's right. And saving the abbot of Abingdon and his convent, and their successors, their liberties within the said bridges, passages, waters, and ditches, as they were wont, and all their fishing in the said water above the said bridges, and in the ditches.

CAP. XXIX.

An inquest shall be De medietate linguæ, where an alien is party.

TTEM come en le parle-I ment tenuz a Westm' lan xxviime du Roi E. tierce entre autres choses en favour & libertee des merchauntz estraungiers repairantz en le roialme dEngleterre ordine soit qe si plee ou debate soit moeve devaunt le mair de lestaple entre les marchantz ou ministres dicell & fur ceo pur trier la verite enqueste ou proeve soit apprendre fi lun partie & lautre soit estraunge soit trie par estraunges & si lun partie & lautre soit deinszein soit trie par deinszeins & si lun partie soit deinszein & lautre alien soit lun moite de deinszeins & lautre moite des aliens & enoutre gen toutz maners des enquestes & proeves qi serroient apprendres ou affairs entre aliens & deinszeins soient ils merchantz ou autres sibien devaunt le mair de lestaple come devaunt qeconqes autres jugges ou ministres tout soit le Roi partie foit lun moitee del enquest ou proeve dez deinszeins & lautre moitee des aliens si tantz des aliens soient en la ville ou lieu ou tiel enquest ou proeve soit apprendre qe ne soient my parties ne ove les parties en contractz plees ou autres querelles dount tielx enquestes ou proeves devvent estre prisez & si tant dez aliens ne soient point adonges soient myz en tielx enquestes ou proeves tantz des aliens come serront trovez en mesmes les lieux ou villes qi a ceo ne foient my parties ne ove les parties come devaunt est dit & le remenaunt des deinszeins qu loient

TEM, whereas in the parlia- 23 Ed.3.c.13. ment bolden at Westminster the twenty eighth year of King Edward the Third, amongst other things in favour and liberty of the merchants strangers repairing into the realm of England, it was ordained, That if a plea or debate be moved before the mayor of the staple amongst the merchants or ministers of the same, and for to try the truth thereof an inquest of proof is to be. taken, if the one party and the other be strake, it should be tried by strangers; (2) and if the one party and the other be denizens, it should be tried by denizens; (3) and if the one party be denizen, and the other an alien, the one half should be of denizens, and the other half aliens; (4) and moreover, that in all inquests and proofs which shall be taken and made betwixt aliens and denizens. be they merchants or other, as well before the mayor of the staple, as before any other judges or ministers, although our lord the King be party, the one half of the inquest or proof should be of denizens, and the other half of aliens, if there be so many aliens in the town or place where such inquest or proof is to be taken, that be not parties, nor with the parties in contracts, pleas, or o-. ther quarrels, whereof such inquests or proofs ought to be taken; (5) and if there be not so many aliens, then so many aliens shall be put in such inquests or proof as. sball be found in the same places. ar towns which be not parties thereunto, nor with the parties as before is said, and the remnant of denizens which be good men, and

not suspect of the one party nor of the other. (6) Sithence which ordinance the faid merchants aliens have been always demeaned and ruled, as well in the staples, as in other of the King's courts, after the form of the faid ordinance, until now of late they bave been thereof restrained and impeached by colour of another statute made in the parliament holden at Westminster the second 2 H. S. flat. 2. year of King Henry, father to our lerd the King that now is; (7) by which statute, for the great mischiefs, damages, and disherisons rubich daily do happen through the realm, as well in case of the death of a man, as in case of freehold and other cases, by them that pass in inquests in the foid cafe, which were common jurors, and other which had but Ettle or nothing to live upon but by such inquest, and which had nothing to lefe because of their falle paths, whereby they do the more lightly offend their consciences; (8) and for amendment and correction thereof to be had, it was etdained and stablished, That no person be admitted to pass in any inquest upon trial of the death of it man, her in any inquest between party and party in plea Peal or personal, whereof the debt and the damages declared do dmount to forty marks, except the same person have lands or tenemients to the yearly value of forty skillings above all charges; (9) because of which restraint and impeachment so made to divers mersbanes altens, many of the fame merchants oliens have withdrawn, and daily do withdraw them, and eschetu to conte and be conversant on this fide the feat, and likely it is, that all the fame merchants aliens will depart out of the same realm of England, of the faid loft stotute

foient prodes hommes & nient suspiciouses a lun partie ne a Depuis quell ordilautre. nance les ditz marchantz aliens ount este tout temps demelnez & reulez sibien en les ditz estaples come en les autres courtes du Roy folone la forme dicell ordinance tange jatarde qils ent ount este restreintz & empeschiez par colour dun autre estatuit fait en le parlement tenuz à Westm' lan du reigne le Roi H. pier nostre seignur le Roi gorest seconde par quell lestatut pur les graundes meschiefs & disheritances ge de jour en autre aveignoient parmy le roialme dEngleterre sibien en cas de morte de home come en cas de franc tenement & en autres cases par cieux qi passerent es enquestes en les dites cases qi feurent communes jurrours & autres qi navoient qe poie de vivre mes par tielx enqueftes & les queux navoient rien a perdre par cause de lour faux ferementz parount ils le puis legierment offenderent lour consciences & pur correction & amendement ent avoir ordine fuist & establie que null persone soit admys de passer en ascun enquest triall de morte de homme ne en ascun enqueste parentre partie & partie en pleé reall ou personell dount le dette & lez damages declarez amountent a xl. marcs si mesme la perfone nait terres ou tenementz del anuel value de xls. par an outre les réprifes dicelles A cause de quell restreint & empeichement enly faitz as ditz merchantz aliens plufours' de mesmes lez marchante aliens leur ount retrainez & fe retralient de jour en autre & éschuent de venir & converser par par decea & verisemblable est ge trestoutz mesmes les marchantz aliens lour voillent departier hors de mesme le roialme si le dit darrein estatut ne soit pluis overtement declarez & lez ditz merchantz aliens reulez governez & demesnez en tielx enquestes solonc la fourme del primer ordinaunce desuisdite a tresgraunde amenusement des subsidees du Roi & grevouse perde & damage a tout fon roialme avaunt dit. Nostre dit seignur le Roi considerant les premisses & qil ne fuist my lentention du dit nadgairs Roi ne de les seignurs espirituelx & temporelx de son dit parlement de deroger ou prejudicer a le dit primer ordinaunce par le dit darren estatut & qe mesme le darrein estatut fuist fait a cause des meschiess & disheritances qavenoient per lez faux serementz des communes jurrours du roialme ficome il appiert par expresses paroles de mesme lestatut & coment les ditz marchantz aliens ne sont mye communes jurrours ne enheritables deinz le dit roialme ne purront purchacer nenjoier ascuns terres ou tenementz en icell saunz especiall licence du Et voillant pur ceo mesme nostre seignur le Roi purveier pur le bien & profit de luy & de son dit roialme & pur escheuer les damages & inconveniences qi purront legierment avenir en cell partie & auxi pur doner as ditz merchantz aliens le greindre corage & talent de venir ove lour merces & merchandises en cest roialme de ladvys & assent des feignurs espirituelx & temporeix esteantz en cest present parlement ad declaree le dit darrein

tute be not more plainly declared. and the said merchants aliens ruled and governed, and demianed in such inquests, according to the first ordinance aforesaid, to the great diminishing of the King's subsidies, and grievous loss and damage of all his said realm of England. (10) Our lord the King considering the premisses, and how that it was not the meaning of the faid late King. nor of the lords spiritual and temporal of the faid parliament, to hinder or prejudice the faid first ordinance by the faid last statute, (11) and that the said last statute was made in respect of the mischiefs and disherisons that happened by the false oaths of the common jurors of the realm of England, as it appeareth by express words of the same statute; and how that the faid merchants aliens be not common jurors, nor inhabiting within the faid realm, nor may not purchase nor enior any lands or tenements in the same, without the King's special licence; (12) and the same our A confirmalord the King willing therein tion of the to provide for the weal and flatute of 28 profit of him and all his realm, Ed.3.c.13.or-and to eschew the damages an inquest and inconveniencies which may shall be De easily happen in this behalf, medietate and also to give to the said linguae, merchants aliens the greater en is party. courage and defire to come with their wares and merchandifes into this realm, by the advice and affent of the lords spiritual and temporal, being in this present parlia-ment, hath declared the said last statute, made in the time of his father, to be in no wife prejudicial to the said ordinance, nor to extend itself but only to the inquests to be taken betwixt denizen and de-

nizen

And the flaftat.2.c.3. limited to inquests taken between denizen and denizen.

nizen, and not to other inquests and proofs aforesaid; (13) and the faid first ortute of 2 H.5 dinance to be effectual and stand in force, and to be put in due execution according to the form of the same, notwithstanding the said last statute, or that that the aliens have not lands or tenements to the value of forty shillings by the year, according to the purport of the same last statute and ordinance.

> value de xl s. par an solonc la contenue de mesme le darrein estatut nient contristeant.

darrein estatut fait en temps de fon dit pier noun estre ascunement prejudiciell au dite primere ordinaunce ne se extendre mes tantsoulement a les enquestes apprendres parentre deinszein & deinszein & nemy a les autres enquestes & proeves desusdites & la dite primere ordinance destre effectuell & estoier en sa force & destre myz en due execution folone la forme dicell le dit darrein estatut ou ceo qe lez aliens nount my terres ou tenementz a le

Statutes made at Westminster, Anno 9 HEN. VI. and Anno Dom. 1430.

T the parliament holden . at Westminster the Friday next before the feast of St. Hillary, the ninth year of the reign of our lord the King that now is, divers statutes and ordinances were made and established by the advice and affent of the lords spiritual and temporal, and at the special request of the commons of the realm affembled in the said parliament, in the form following.

U parlement tenuz Westm' le Vendredv proschein devaunt le fest de seint Hillary lan du regue nostre seignur le Roi gorest noefilme diversez estatutz & ordenaunces feurent faitz & ordinez par advis & affent des feignurs espirituelx & temporelx & a la especiall request des communes du roialme en le dit parlement assemblez en la fourme qensuit.

CAP. I.

All affises and Nisi prius shall be adjourned during this parliament, until certain days.

Ex edit. Raft. FIRST, considering how that in all the counties of England the days of the assises of Novell differin and of Nisi prius then were prefixed very likely to be holden during the high court of the faid parliament, in which court of parliament many of the King's liege people were by his commandment, of which many were plaintiffs and many defendants in the fame afsistes and Niss prius, and in the said assises and Niss prius, the fame plaintiffs and defendants were likely to be difinherited, if remedy were not provided in this behalf: and for so much by the advice and affent of the faid lords, and at the special request

of the said commons, it is ordained by authority of the said parliament, to prorogue all manner of affifes and Niss prius be- Prorogation. fore prefixed, till certain days by the chancellor of England for the time being after the third day of March, the faid ix. year to be limited. And the days so by the said chancellor to be limited, have relation in law to the days of affifes and Nisi prius then so prefixed, in such wise, that by this prorogation the same affifes and Niss prius, shall not be holden nor reputed nonfued, nor discontinued. And that in every of the said counties proclamations be made by the sheriffs fifteen days before the said days. fo by the chancellor to be limited, to the intent that the plaintiffs and defendants, and all other, which have to do in the faid affises and Niss prius, may keep their days to be limited in the same proclamations so to be made. Which proclamations shall have the effect and force of attachments, without that that it behoveth to make any new attachments for the same.

CAP. II.

English merchants may sell their merchandise to aliens, giving them only six months credit, notwithstanding the statute of 8 Hen. 6, c. 24.

TEM, whereas in the parliament holden at Westminster the Leighth year of our sovereign lord the King, amongst other articles it is contained, to eschew the great loss and damage, which divers persons of this realm have had, and were likely to have for the loans made of their merchandise to merchants aliens, which have fled away with the same, and daily take fanctuaries: it was ordained, that no Englishman should sell nor cause to be sold from henceforth to any merchant alien, any manner of merchandise but only for ready payment of money or otherwise in merchandise for merchandise, to be paid and contented in hand, upon pain of forfeiture of the fame: because of which ordinance the English merchants have not fold, nor cannot sell nor utter their cloths to merchants aliens, whereby the King hath lost his subsidies and customs, which he ought to have had, if the faid cloths had been fold as they were and were wont heretofore: and English merchants, clothworkers, and other the King's liege people in divers parts of his realm annoyed and endamaged: whereupon at the supplication of the faid commons, and by the advice and affent aforefaid, it is ordained that the English merchants may fell their cloths to Cloths fold for merchants aliens for ready payment in money or otherwise in days to stranmerchandise for merchandise, to be paid and contented in hand, gers. or upon loan of payment to be made in money or merchandise from fix months to fix months next enfuing after fuch buyings and bargains made without giving thereof further days of payment, upon pain of forfeiture of the same: notwithstanding the faid ordinance. And this ordinance shall endure as long as

shall please the King. Provided always that all other articles contained in the faid ordinance, made in the faid eighth year, shall stand in their force.

CAP. III.

The proceedings against Owen Glendour, attainted of bigh treason, shall stand good, notwithstanding any error, misprission, &c. but shall not prejudice bis beirs.

Owen Glendour.

TEM, confidering the great infurrections, rebellions, and horrible treasons imagined and committed by Owen Glendow of Wales, against the royal majesty of King Henry, grandfather of our fovereign lord the King that now is, whereof he was indicted (as it appeareth in an indictment made before Thomas late' earl of Arundel, John Durley, and Thomas Lee, by the commission of the said grandfather to inquire with other, of all manner of treasons, insurrections, and enemies of the same King: the grandfather, as in the faid commission is more fully contained:) and thereupon the faid indictment of high and heinous treasons brought into the King's bench at Westminster, and process thereof made, till the same Owen after proclamation made in five counties, was outlawed, and after in the full parliament holden at Westminster, the fourth year of the same King the grandfather, was called and named of record traitor to the faid King the grandfather, as well by statute as by the letters patents of the faid King the grandfather: and for the horribility of his so many treasons, it was ordained by statute in the fame parliament that no English man married to any Welch woman of the amity and aliance of the said Owen, traitor to the King, should be put in office in Wales, nor in the marches: and also considering how the said Owen and his adherents were excepted in many general graces and pardons granted by the faid King the grandfather to his liege people at divers times. because of the insurrections, rebellions, and horrible treasons aforefaid, for the weal of all the realm, and for the repression of all fuch horrible treasons from henceforth to be compassed, of the affent of the lords and commons aforefaid: it is ordained and stablished, by the authority of this present parliament, That all manner of indictments, inquisitions, processes, records, judgments, ordinances, and statutes made and expressed, taken, had, purfued, or declared against the said Owen, be affirmed, authorifed, and stablished for law by authority of this present parliament, and by the same authority shall be effectual and sufficient in the law for to bind and conclude for ever, all that be heirs or of the blood of the faid Owen, notwithstanding any default or misprision had in this party, or any error in writing or in leaving out of the name or place, or the indorfement of the faid commission, or of negligence adding or leaving out more or less than behoveth, or any other default in the said indictments, inquisitions, records, or judgments notwithstanding, so that this present ordinance be not prejudicial to any of the heirs or of the blood of the said Owen, as to any lands in tail.

CAP. IV.

identitate nominis maintainable by executors, &c.

t este pronunciez en dis lieges du Roi sibien lestatut dadditions fait m' lan primer le Roi uint pier a nostre seig-Loi gorest come depuis des queles utlagaries les utres gentz ciantz aufemblables nouns come feurent utlagez en fait ount este prisez & em-2 & lours biens & chair celle cause par lescheostre dit seignur le Roi ibles progenitours feifez sien ge par le commune oialme brief de Idempominis ad estee mainpur mesme la persone a fourme suisdite fuist & greve nepurquant si persone des ditz lieges mblable noun come aftre persone de mesmez es gen fait fuist utlage f les executours & moent avient qe par malice x ymaginations les biens eux de tiel testatour qe esme le noun come ceuist utlage en fait avoit seisez & eschetez es 10stre dit seignur le Roi s ditz progenitours en ion del execution del nt de checun tiel testar le doute gad estee de acuns executours purar la commune ley avoir e Idemptitate nominis Sur. quoy pur toller over toutz tielx doutes, iguites en cest cas en el affent & advis suisditz especial request des ditz mes ordeinez est & establez

M pur ceo qe avaunt heures diverses utlaga-

TTEM, For that before this 1 H. s. c. s. time many outlawries have been pronounced against divers of the King's liege people, as well before the statute of additions made at Westminster the first year of King Henry the Fifth, father to our lord the King that now is, as fithence, in respect of which outlawries, the bodies of other per-fons having fuch and like names as they had which were outlawed indied, have been taken and imprisoned, and their goods and chat-tels for this cause seised by the cfcheaters of the King and of his noble progenitors: (2) And al- 37 Ed: 3. c. 1 though that by the common law of Rast. 407. the realm a writ of Idemptitate nominis hath been maintainable for the same person, which in the form aforesaid was molested and grieved; nevertheless if any person of the said lieges, having like name as any other person of the same liege people which was outlawed in deed, had made his executors, and died, often it happened, that by malice and subtil imaginations the goods and chattels of such testator, which bad the same name as he had which was outlawed in deed, were feised and escheated to the hands of our lord the King and of his progenitors, in retardation of the execution of the testament of every such testator, for the doubt which bath been, whether any executors may by the common law have a writ of Idemptitate nominis, or not. (3) Where- An Idempti fore to take away and remove tate nominis all fuch ambiguities and doubts maintainable in this cafe hereafter of the all in this case hereafter, of the af- tors of a test: fent and advice aforesaid, and tor wrongfu at the special request of the said ly molested t commons, it is ordained and colour of an outlawry. established by authority of this

parliament, That a writ of Idemptitate nominis be granted and made good and maintainable for the executors of every testator, to the same effect that the same action of Idemptitate nominis was maintainable before this parliament for any person himself which was or might have been molested or grieved because or by colour of any fuch outlawry. (4) And that this ordinance shall have relation and force, by authority aforefaid, for the executors of every testator, as well of every outlawry pronounced against any person at any time before this parliament, as of all manner of outlawries to be pronounced against any person in time to come.

lez par auctorite de cest parlement qe brief de Idemptitate nominis soit & poet estre graunte & done bone & maintenable pur les executours de chescun testatour auxibien & de mesme leffect come la dite action de Idemptitate nominis fuist maintenable devaunt cest parlement pur ascune persone mesme qi fuist ou purroit avoir este moleste ou greve par cause ou colour dascune tiel utlagarie. Et qe ceste ordenaunce ait relation & force par lauctorite fuildite pur executours de chescun testatour sibien de chescune utlagarie pronuncie en ascun perione a ascun temps devaunt cest parlement come de toutz maners dutlagaries pronunciez en ascun persone en temps avenir.

Regist. 194-

CAP. V.

All men shall have free passage in Severn with goods, chattels, &c.

8 H. 6. c. 27. TEM, because the river of Severn, is common to all the King's liege people, to carry and. recarry within the stream of the faid river, to Bristol, Gloucester, and Worcester, and other places joining to the said river, all manner of merchandises and other goods and chattels, as well in trowes and boats, as in flotes commonly called Drags, in every part joining to the faid river; (3) within which ri-ver many Welshmen and other persons dwelling in divers places joining to the faid river, have now late assembled in great number, arrayed in manner of war, and taken such flotes, otherwise called drags, and them have howed in pieces, and with force and arms beaten the people which were in fuch drags, to the intent that they should hire of the said Welshmen and other persons, for great sums of money, boats, and other veffels for

TEM pur tant qe la ryver de Severne est commune 2 toutz les leiges du Roi de carier & recarier deinz le streme du dit ryver a Bristuyt Gloucestre & Worcestre & autres lieux au dit river adjoynantz toutz maners des merchandises & autres biens & chateux fibien en trowes & bately come en flotes autrement appellez dragges en chescun partie adjoynant au dit river deinz quell river divers Galeis & autres persones demurantez en divers lieux adjoynantz au dit river ount ore tarde assembles en graunde noumbre arraiez en faire de guerre & pris tielx flotus autrement appellez dragges & eux ount trenchez en peces & ove force & armes batuz lez gentz queux feurent en tielx flotus a lentent quils lowerent des ditz galeys & autres perfones pur graunde de fumme de moneye baz autres vesselx pur cales tielx merchandises & biens & chateux a mal-Mample & graunde emsiment des ditz lieges foient hastiment reme-Si est ordinez par aucde cest parlement que les eges du Roi purront ak enjoier lour frank pafn le dit river ove flotus & 3 & toutz maners des andifes & autres biens teux a lour volunte faunz rbaunce de nully. Et si soit destourbe de son passage en le dit river ait ie greve sa action solone rs de la commune ley.

for carriage of fuch merchandiles, and other goods and chattels, to an evil example and great impoverisbment of the said liege people, if remedy be not hastily provided; (3) it is ordained by authority A remedy for of this parliament, That the them who are faid liege people of the King hindred of may have and enjoy their free their free pafpassage in the said river with sage with shoats, or shotes and drags, and all man-goods, upon ner of merchandises, and other the river of goods and chattels, at their Severn. will, without disturbance of any; (4) and if any be difturb-. ed of his free passage in the said. river, the party grieved shall have his action according to the 19 H. 7. c. 18 course of the common law. 25 H. S. C. 12.

CAP. VI.

usrgesses of Dorchester shall bave their weighing by twelve miles about, &c.

EM ordeignez est & asituz qe par force del efait en le darrein parledes poises accordantz a lard de lescheker a estre. en chescune citee burgh le deinz le roialme ne les burgies del burg de estre destourbez de lour le user lour poisures par uges environ mesme le usantz toutz foitz tielx come en le dit estatut exprimez et qe null droit e de poisure soit accrue 1y par force de mesme le 1 estatut en destoure del droit des burgies irgh de Dorchestre de-

TEM it is ordained and af- By the statute fented, That by force of the the burgefies fratute made in the last parlia- of Dorchester ment, of weights according to shall not be the standard of the exchequer disturbed to to be had in every city, bo- weighing by rough, and town within the 12 miles arealm, the burgeffes of the bo-bout the rough of Dorchester shall not be same. disturbed of their right, to use their weighing by twelve miles round the same borough, using always fuch weights as in the faid statute be expressed; (2) and that no right nor title of weighing grow to any by force of the same last statute, in disturbance of the right of the faid burgeffes of the faid borough of Dorchester.

CAP. VII.

riff, &c. of the county of Hereford shall extort money, or do wrong in his turn, by colour of his office.

M, for the great mischiefs and importable oppressions Ex edit. ly done to the King's liege people within the county of Raftal. Hereford Sheriff's turn .. III.

Hereford, by encroachments and extortions done by the theriffs

of the faid county for the time being, late begun and wrongfully continued, because that the sheriffs in their turns and other places after their turns holden and ended, in which other places they have no power nor authority by their office to take any inquiry or inquest, do take divers inquiries, inquest of office and indictments of labourers, artificers, and other divers things ordained by statute to be inquired before the justices and commissioners of the peace, whereas in no manner they pertain to be inquired by such sherists in their turns, nor otherwife, nor in other places before them: And which sheriffs by force of fuch inquiries, inquests of office and indictments unduly and unlawfully taken before them in their turns and elfewhere, and for the not coming of the faid liege people to the faid turns, the faid sheriffs do wrongfully take to their own use of divers of the fame liege people, fines and amerciaments of x. li. and other great fums, in oppression, undoing, and destruction of many poor people of the faid lieges, if hafty remedy be not provided in this part: In confideration of which mischief it is ordained by authority of this parliament, that no theriff nor under sheriff of the faid county from henceforth, by colour of his office, shall take any inquiry, indictment, or inquest of office in his turn, which ought not by the law to be taken in his turn, nor that he by colour of his faid office take any inquiry, inquest of office, or indictment in any other place, after the said turn holden, and ended, nor that he take of any of the King's liege people any fines or amerciaments, for any thing or cause that pertaineth not to his turn or office, nor no such heinous nor grievous amerciament of any of the faid lieges, against reafon, for not coming to the faid turn, or to another place, or for other cause by colour of his said office, upon pain of xl. h. by him to be paid to our sovereign lord the King his heirs and successors, as oftentimes as such sheriff or under sheriff thereof or of any article of the same be duly convict at the suit of the King or of the party grieved, which shall sue as well for the King as for himself. And that the plaintiff in such case have the half of the faid fum, together with his double damages to his own use. And that the party in this case grieved have power by the same authority, to fue in this party against such sheriffs and under theriffs, as well for the King as for himself as before is said. And that the justices of peace of the same county for the time being, have power and authority to inquire, hear, and determine, such misprissons and offences, as well at the King's suit as at the party's, which will fue for the King and for himself. And this ordinance shall endure by iii. years next coming.

County of

Hereford.

CAP. VIII.

The weight of a wey of cheefe.

8 H. 6. c. 5. ITEM, Whereas it hath been of old times accustomed in all cien temps accustumez en the

les countees d'Engleterre : formages qe dussent estre 12 par la wey ferroit poisee auncell et pur ceo qe a rrein parlement tenuz a m' fuist ordeigne qu' les auncelles a cause de la de deceite dicelles ser-: destruitz & autres poises antz ferroient celle partie nuz et est ainsi qe les pogentz du roialme sount dement deceux par les poiles couchant a caule eient conissunce combien vres le wey de formage par les ditz poisez coch-Et pur ceo au fin ge z poverez gentz ne feren celle partie deceux fiils ount estee depuis le rrein parlement ordine est actorite de cest parlement pois dun wey dun forpuisse tenir xxxij. cloves avoir chescun clove vij. les ditz poises cochantz.

the counties of England, that all the cheefes which ought to be fold by the wey sould be weighed by the auncel, and because that at the last parliament holden at Westminster it was ordained, That the faid auncels, in respect of the great deceit of the same, should be destroyed, and other weights couching should be in this behalf ordained; and it is so, that the poor people of the realm be greatly deceived by the faid weights couching, for that they know not bow many pounds the wey of cheefe doth contain by the faid weights couching. (2) And therefore A wey of to the intent that the faid poor cheefe shall people shall not be in this be- contain 12 half deceived, as they have cloves. been fithence the faid last parliament, it is ordained by the authority of this parliament, That the weight of a wey of cheese may contain xxxii. cloves, that is to fay every clove vii. li. by the faid weights laying.

CAP. IX.

bancellor of England may grant bis commission to cern persons to scour and amend the river Ley in the inties of Essex, Hertford, and Middlesex.

EM, Whereas it was ordained by a statute made in the ne of King Edward the Third, the 25th year of his reign, Wears, mills, all the wears, mills, stanks, stakes, piles, and kydels, &c. were set in the great rivers of England, in the time of the Edward sometime King of England, son of King Henry, 25 Ed. 3. stat. iter, whereby ships and boats be disturbed, that they can- 4. c. 4. als as they were wont to pals, should be removed and pul- 1 H. 5 c. 2. And afterward in the parliament of King Henry, 3 H. 6. c. 5. r sovereign lord the King that now is holden the of our fovereign lord the King that now is, holden the ear of his reign, it was ordained, that as well the faid : made the faid xxv. year, as another statute made in the of the faid noble King Edward the Third, the xlv. year reign, in all their articles shall be firmly holden, and ob-, joining to the same, commissions shall be made to suf-: persons, to be justices in every county of England, where I be needful, to furvey and keep all the waters and great within the realm, and to correct and amend the defaults; М 2

and to make due execution of the faid statutes according to their effect, as well by their furveying, advisement, and discretion, as by inquisitions within liberties and without, thereof to be taken when it shall be needful, and all the premisses to hear and determine. And notwithstanding all the said statutes, and many other statutes made for the conservation of the said great rivers, there is so great number of shelfs within the river of River of Ley. Ley, which is in the counties of Effex, Hertford and Middefex, which runneth from the bridge of the town of Ware, to the river of Thames, which shelfs be made and come by force

England.

and course of the said water of Ley, that ships and boats may not pass by the said water of Ley, as they ought, because that no power nor authority is given by any statute heretofore made, how nor in what manner the faid shelfs may be removed, as by a petition delivered in this parliament by the commons of the same it was fully declared: Whereupon by advice and affent of the lords spiritual and temporal, and also at the request Chancellor of of the said commons, it is granted and ordained, That the chancellor of England for the time being, may assign certain fufficient commissioners, which shall have power by authority of this parliament, to remove and cast all the said shelfs out of the said river of Ley, upon the banks of the same river, so that any may be found, that will take upon him to do the fame, without excluding of any man's right. And in case any credit or shift of any sums of money be or might be made, to put out and amove the faid shelfs, that then the commissioners of the faid river for the time being, by them and by their deputies, may by authority of the same parliament, take and gather of every thip and boat freighted, passing or coming in the faid river four pence, for the repayment of the faid credits made or to be made, and for the conservation of the said river without fuch shelfs, till the end of three years next following.

CAP. X.

A rebearfal and confirmation of the statute of 3 HEN. V. cap. 2. authorizing certain abbots and other religious persons to make their attornies.

TEM, whereas in the parliament holden at Westminster, the xv. day of March the third year of the reign of King Henry the Fifth, a statute was ordained in the form as followeth: Item, forasmuch as there be divers abbots, priors, whereof some be of the King's foundation, and some of the foundation of other lords, dwelling as well within the county of York, as in the county of Lancafter, whereof some have possesfions within the wapentakes of Stainecliffe wapentake, and Friendles wapentake in Craven in the faid county of York, and and some not, against whom divers persons daily by abettment and procurement of the bailiffs approvers of the courts of the said wapentakes, and of the stewards that hold pleas in the faid courts, and of fermours of the profits and revenues of the

faid courts, do feign and procure by them and other of their covin and affent, divers plaints and pleas of debt and trespass, and other divers pleas in the courts of the faid wapentakee. And when the fame abbots and priors come to the faid courts to defend them of fuch wrongful plaints and pleas, and pray and profer to the stewards and bailiffs of the said courts to make their attornies in fuch pleas, the faid stewards and bailiffs the fame refuse, and will not receive such attornies of fuch abbots and priors, in any plea of debt or trespass, nor in any other plea. And moreover the same stewards and bailiffs of their own authority do amerce the faid abbots and priors, at the first time for every of the said plaints ten shillings or twenty shillings, or more at their will, to the great damage and hindrance of the said abbots and priors, and against reason and the common law of the land. The King hath ordained in remedy of the faid grievances, that all fuch abbots and priors and their successors and every of them, so vexed in the faid courts, may make their attornies or attorney general, Attorney. that is to say, every of them under the common seal of his house, to gain and tose in every plea of debt and trespals, and other plea moved or to be moved in the faid courts, and in all other courts within the faid wapentakes. And that the stewards and bailiffs of the said courts receive the said attornies so made and named without any contradiction. And if the same stewards or bailiffs refuse to receive any such attornies, so made and named, or to be made and named, that then the faid stewards and bailiffs at every time of such refusal of such attornies, shall forfeit and incur the pain of x. li. to the King, And that the faid abbots and priors or their fuccessors in the faid counties nor in any of them, shall be amerced for any nonfuit or default in none other manner than secular persons. And that this ordinance stand in his force for all the year next coming, and till the parliament the same year next ensuing: After the determination of which statute, because that it was not ordained to endure but for a certain time now determined and past, the mischiefs and grievances aforesaid do remain yet not remedied, and daily abound and increase more than ever they did, and moreover the faid stewards and bailiss will now receive none other plea nor answer of the said abbots and priors in the faid courts, but only to wage their law, to the intent that they ought of necessity to appear before them in their proper persons, to their great vexation and grievances: Wherefore the faid mischiefs and grievances considered, for the comfort and relief of the faid abbots and priors, and of other religious persons aforesaid, by the advice and assent of the said fords spiritual and temporal, and also at the special request of the faid commons, it is ordained, That the faid statute, made the faid third year, be holden and observed as good and effecqual, as long as it shall please the King.

CAP. XI.

Proclamations before a writ be awarded to the bishop to certify bastardy.

TEM, whereas by a suppli-Leation delivered in this present parliament by the commons of the same, it was declared by Margaret duchess of Clarence, Johan dutchess of York, sisters, and amongst other heirs to Edmond earl of Kent, Richard duke of York, Richard earl of Salisbury, and Alice his wife, Ralph earl of Westmorland, John lord of Typtoft and of Powys, and Joyce bis wife, and Henry Gray, confins, and other of the heirs of the faid Edmond late earl, as in the same supplication is supposed; that is to fay, the said duke, son to Anne daughter of Alianour, another of the fifters of the faid Edmond: the said Alice, daughter to Alianour another fifter of the faid Edmond; the said Ralph, fon to Elizabeth another sister of the said Edmond; the said Joyce, daughter to the same Alianour mother of Anne; and the said Henry Gray, son to Johan daughter, of the same Alianour: (2) That whereas Alianour, wife to James lord Audley, pretending, calling, and affirming herself daughter and beir to the said Edmond late earl of Kent, and begotten and born in marriage pretenfed, had betwixt him and Constance late wife of Thomas lord Despenser, where by the said supplication it is supposed, that the said Alianour, wife to the faid James, is bostard, and never was any marriage made, had, nor solemnized betwixt the faid Edmond and Constance, (3) but the said Edmond (by the ordinance, will, and agreement of King Henry

the

TEM come par une fup-L plication baille en cest parlement par les communes dicell estoit declarez par Margarete duchesse de Clarence Iohan duchesse dEverwyk soers & entre autres heirs a Edmond nadgairs count de Kent Richard duc dEverwyk Richard count de Sarifbirs & Alece sa femme Rauf count de Westmerland John sire de Tiptost & de Powys & Joiuse sa femme & Henri Gray colyns & autres des heirs du dit Edmond nadgairs count sicome en mesme la supplication est supposez cestassavoir le dit duk fitz a Anne file a Alianore une autre des soers du dit Edmond le dite Alevse file a Alianore une autre soer du dit Edmond le dit Rauf fitz a Elizabeth une autre soer du dit Edmond la dite Joiuse file dite Alianore mere a Anne & le dit Henri Grey fitz a Johanne file a melme la Alianore qe la ou Alianore femme a James fire dAudeley pretendant appellant & affermant luy mesme file & heir au dit Edmond nadgairs count de Kent & engendre & nee en espouselx pretensez euez parentre luy & Custance nadgairs femme a Thomas fire Despenser la ou par la dit supplication est suppose qe la dite Alianore femme au dit James est bastard & jammes-nulles espouselx fuerent en fait euez ou solempnisez parentre les ditz Edmond & Custaunce mes qe le dit Edmond par lordinaunce volunte & agreement du Roi Henri le quart aiel noftre

tre seignur le Roi quorest depuis graunde notable & longe ambassiatt euz & enioiez a le duke de Melayne pur mariage a estre euez parentre le dit Edmond & Luce foer an dit duk de Melayne prist a semme & overtement & solempnement espousa la dite Luce a Loundres vivant cell temps la dite Custaunce & illocques esteant present nient clamant le dit Edmond a son baron ne ascun dower de ses terrez puis son' decesse les queux espousilles parentre le dit Edmond & Luce ensi euz & solempnisez continuerent faunz ascun interruption du dite Custaunce ou dascun autre durant la vie du dit Edmond sicome divers siegaurs & autres credibles & notables persones du dit roialme ount bien en lour memorie et coment puis la decesse du dit Edmond lavaundite Luce fuift endowe de les terres come la loyall femme continuant en son estate peisiblement par tout sa

Nientmeins la dite Alianore femme James fur graunde fubtilite processe ymagine prive labour & autres menes & voies coloures a lentent gele deveroit estre certifiez muliere par ascun ordinarie en cas qe bastardie ferroit alegge en sa persone ad porte a ceo gest dit en examination devaunt certeins jugges en courtz christien & espirituel nient enfourmez ne aiantz conisunce du dit subtilite processe ymagine prive labour codourez meines & voies certeins subornatz proves & persones de sa assent & covine depoulantz pur ele come en elpoulelx euez & solempnisez parentre les ditz Edmond & Cuflaunce & la dite Alianore fem-

the Fourth, grandfather to our lord the King that now is, after great, notable, and long ambassage had and fent to the duke of Millain, for a marriage to be had betwist the faid Edmond and Luce, fifter to the said duke of Millain) did take to wife, and openby and folemnly married the said Luce at London; the said Constance then living, and being there present, not claiming the faid Edinond to her bufband, nor any dower of his lands after his decease; (4) which marriage betwixt the faid Edmond and Luce so had and solemnized, continued evithout any interruption of the faid Constance, or of any other, during the life of the faid Edmond, as divers lords and other credible and notable persons of the said realm do well remember; and bow after the decease of the said Edmond, the faid Luce was endowed of his lands as his lawful wife, continuing thereof ber eftate peaceably all her life.

II. Nevertheless the faid Alia- A secret pracnour, the suife of James, upon tice to prove great fubtilty, process imagined, one Mulier in privy labour, and other means court, who is and coloured ways, to the intent a bastard. that the ought to be certified Mulier by some ordinary, in case that bastardy should be alledged in her person, hath brought (as it is faid) in examination before certain judges in the spiritual court, not informed, nor having knowledge of the said subtilty, imagined process, privy labour, and coloured ways, certain fuborned proofs and persons of her assent and covin, deposing for her, that the said Alianour, the wife of James, was begotten within marriage, had and folemnized betwixt the faid Edmond and Constance; the said dutchess, the duke of York, and earl of Salisbury, and Alice. M 4

prove one

a bastard.

Mulier by the

common law

Alice, earl of Westmorland. Iohn the lord of Typtoft, Joyce and Henry, nor any of them thereof warned, nor knowing until by the faid bord of Audley and Alianour his wife; (2) as if they Alianour his wife; so that it is

long time after the deposition so made, whereof the faid suppliants do fear them to be grieved and impeached of their inheritance had by the said Edmond, by another subtiliy and labour in the temporal law, to be practifed and wrought will commence any action against any persons of their own assent and covin, or otherwise will cause fuch persons of such assent and covin to purfue an action against them, as it is supposed that they A practice to intend to do; in which action, by the covin and affent aforefaid. bastardy ought to be alledged in who is indeed the person of the said Alianour, wife of James, and thereupon by the affent and covin an issue is to be taken, and a writ to be sent to some ordinary (where it please them, not advertised of the said Jubtilty, affent, and covin) to certify if the said Alianour, the wife of James, be Mulier or not, before which ordinary the fame Alianour, wife of James, will alledge and prove berfelf Mulier by the faid depositions of the faid suborned witnesses; and then the party reputed as adversary against the lord of Audley and A-Lanour his wife, in the faid action taken or to be taken by affent and covin aforesaid, will alledge no proof nor matter, nor make any defence before the said ordinary against the same lord Audley and Alianour his wife, but suffer the matter before the faid ordinary to proceed according to the meaning of the said lord of Audley and very likely, that the same ordinary will certify the faid Alianour, the

wife

me James pur estre engendrez & neez dedeins mesmes les espouselx les ditz duchesse duke dEverwyk count de Sarisbirs Aleife count de Westmerland John sire de Tipeost Joiuse & Henri ne aull deux ent nient garniz ne fachantz tange par longe temps apres la dite deposition fait dount les ditz suppliante se doutent estre grevez & empeichez de lour enheritaunce euez par le dit Edmond par autre fubtilite & labour en ley temporell a eftre laboure & oevere par les ditz sire dAudeley & Alianore la femme sicome ils voloient prendre afcun action envers ascunes persones de lour assent & covyne ou autrement faire ascuns persones de tiel assent & covyne prendre une action envers eux sicome il est suppose gils lour ordignent a ceo faire en la quell action par les assent & covyne suisditz bastardie deut estre allegge en la persone du dite Alianore femme James et fur ceo par affent & covyne issue estre pris & un brief destre envoie a ascun ordinarie ou lour plerroit nient advertise des ditz subtilite assent & covyne pur certefier si la dite Alianore semme James fuist muliere ou nemye devaunt quell ordinarie mesme la Alianore femme James voet alegger de prover luy mesmes muliere par la dite deposition des ditz subornatz provez & adonges la partie eu come adversarie envers les dits fire dAudeley & Alianore fa femme en la dit action pris ou apprendre par affent & covyne fuisditz ne veulle null prove ne matier alegger ne defence fair devaunt le dit ordinarie envers mesmes les sire dAudeley & Alianore sa femme mes la **fuffrer** r la matier devaunt le dit rarie proceder folonc lendes ditz sire dAudeley & iore sa femme parensi qe :mblable est qe mesme lorie verroit certifier la dite iore femme James muliere elle certificat issint eu & leussoit par la ley dEngledisheriter les ditz duchesse dEverwyk count de Sas Aleyse count de West-John sire de Tiptost Joik Henri & lour issue pur , jours de lentier enherie avauntdit. Sur qy les iffes tendierment confidez pur eviter tielx fubtielx ritaunces sibien en le dit ome en autres cases semes en temps avenir del & assent des seignurs eselx & temporelx & auxi special request des ditz nunes en cest parlement blez ordeinez est & estapar auctorite de mesme la ment qe fi la dite Aliafemme James soit certifie re en ascun court devaunt œures qe null maner de certificat pardevaunt fait la dite Alianore femme mette a ascun prejudice ndamage ne conclude afpersone ou persones forsqe & ses heirs qi fuist fait : a la plee et qe desore enit toutz juges de ou en les z la ou ascun plee est ou pendant pris on moeve neux plees ensi faitz penpris ou moevez bastardie nu ferra allegge envers persone partie a mesme e & fur ceo issue joinee joyner le quell par la ley estre certifie par lordiqe lez juges ou un juge ı en les courtz ou le dit :st ou serra pendant pris

wife of James, Mulier; (3) which certificate so had and made. ought by the law of England to disberit the said duchesses, duke of York, earl of Salisbury, earl of Westmorland, John lord of Typtoft, Alice, Joyce, and Henry, and their iffue for ever, of the whole inheritance aforefaid. (4) Whereupon the premisses tenderly confidered, and to efchew fuch fubtil disherisons, as well in the faid case, as in other cases like in time to come, by the advice and affent of all the lords spiritual and temporal, and also at the special request of the faid commons, in this parliament assembled, it is ordained, and established by authority of this parliament, That if the faid Alianour, the wife of James, be certified Mulier in any court before this time, that no manner of certificate heretofore made for the faid Alianeur. wife of James, shall in any wife put to prejudice, bind, endamage, nor conclude any perfon or persons, but him or his heirs that was party to the plea. (5) And from henceforth all justices of or in the courts where any plea is or shall be depending, taken, or moved, in which plea, so depending, taken, or moved, bastardy is or shall be alledged against any person party to the same plea. and thereupon an iffue joined. which by the law ought to be certified by the ordinary, that the judges, or one judge of or in the courts where the faid plea is or shall be depending, taken, or moved, before the time that any writ of certificate pass out of the same court to the ordinary, to certify upon issue so joined, or to be joined, shall make remembrance under

before a writ ordinary to certify baltardy.

their feals, or his feal, at the fuit of the demandant or tenant, plaintiff or defendant in the plea, in which the baftardy is or shall be alledged, reciting the iffue that is joined in the fame plea of baftardy, and certifying to the chancellor of the Proclamations King of England for the time being, to the intent that thereupon awarded to the proclamation be made in the faid chancery by three months, once in every month, that all persons pretending any interest object against the party which pretendeth himself to be Mulier, that they sue to the ordinary to whom the writ of certificate is or shall be directed, to make their allegations and objections against the party which pretendeth himself to be Mulier, as the law of holy church requireth; (6) and the faid chancellor having notice of the said remembrance and issue joined, and being required by the faid demandant or tenant, plaintiff or defendant having the faid remembrance. to make the faid proclamation as afore is faid, the fame chancellor for the time being shall cause to be made proclamation in the form aforefaid; (7) and the proclamation to made shall certify in the court where the faid plea in which the bastardy is alledged another time shall be depending. (8) And that the judges of or in the court where the fame plea is or fhall be denending, taken, or moved, before any proclamation fo to be made in the chancery, make one time fuch proclamation openly in the same court, and also another time when the proclamation shall be certified by the chancellor of England, and made in the form above rehearfed:

ou moeve devaunt le temps qe ascun brief de certificat passe hors de cell court al ordinarie pur certifier sur lissue ensi joyne ou a joyner face une remembrance defouth lour fealx on fon seal al suyt le demaundant ou tenant pleintif ou defendant en le piec en quell bastardie est ou ferra allegge recitant liffue qest joyne en mesme le plee de bastardie & certifiant a le chaunceller du Roi dEngleterre pur le temps esteant a lentent qe sur ceo proclamation soit fait en la dite chauncerie par trois moys un foitz en chescun moys qe toutz les persones qi pretendent ascun interesse pur objecter encountre la partie qe luv pretende destre muliere ails suent al ordinarie a gi le brief de certificat est ou serra direct pur faire lour allegeaunces & objections envers la partie qu luy pretende destre muliere ficome la ley de seint esglise requiert et le dit chaunceller eiant notice del dit remembraunce & issue joynee & requis par le dit demaundant ou tenant pleintif ou defendant avauntditz aiant mesme la remembraunce de fair la dite proclamation come desuis est dit mesme le chauncelder pur le temps esteant ferra fair proclamation en la fourme avauntdit & la proclamation ensi fait certifiera en la court ou le dit plee en quell la bastardie est allegge alors serra pen-Et qe les juges de ou en la court ou le dit plee est ou ferra pendant pris ou moeve devaunt ascun proclamation ensi affaire en la channcerie sacent un foitz autiel proclamation overtement en melme la court & auxi autre foitz quant les proclamations ferront certifiez par le chaunceller & en

la fourme reherce faitz et adonqes le dit juge agardera le dit brief de certificat al ordinarie pur certifier sur lissue issint joynee ou a joyner. Et si alcun brief de certificat soit fait ou graunte devaunt ceo qe toutz les ditz proclamations en la fourme devaunt reherce soient faitz & certifiez qe adonqes cell brief de certificat et le certificat del ordinarie sur ceo faite ou affaire soit voide en lev & de null effect. Et si ascun brief devaunt cest temps soit direct a ascun ordinarie pur certifier si la dite Alianore femme James soit bastard ou nemye & a cest temps nient certifie fil soit certifie enapres par vertu du dit brief qe mesme le certificat du dit ordinarie ensi fait soit voide & de null effect.

rehearfed; (9) and then the faid judge shall award the said writ of certificate to the ordinary, to certify upon the iffue fo joined, or to be joined; (10) and if any writ of certificate be made or granted, before that all the proclamations in the form aforesaid be made and certified, that then the said writ of certificate, and the certificate of the ordinary thereupon made or to be made, shall be void in law, and of none effect. (11) And if any writ before this time be directed to any ordinary, to certify if the faid Alianeur, wife James, be bastard or not, and at this time not certified. if it be certified hereafter by virtue of the faid writ, that the same certificate of the said ornone effect.

dinary so made, be void and of Raft. 29, 205,

Statutes made at Westminster, Anno 10 HEN. VI. and Anno Dom. 1432.

NOSTRE seignur le Roi a son parlement tenuz a Westm' le xije. jour de Maij lan de son regne disme a lonour de Dieu & pur le bien de luy & fon roialme & pur la trangilite & ease de son poeple de ladvis & assent des seignurs espirituelx & temporelx & a la especiale request des communes en mesme le parlement assemblez ad fait ordeiner & establer diverses estatuitz & ordinaunces en la fourme genfuist.

UR lord the King, at his O parliament bolden at Westminster the twelfth day of May, the tenth year of his reign, to the bonour of God, and for the wealth of him and his realm, and for the tranquility and eafe of his people, by the advice and affent of the lords spiritual and temporal, and at the special request of the commons in the same parliament ofsembled, bath caused to be enacted and established divers statutes and ordinances in the form following.

CAP. I.

Recognifances taken before the mayor, &c. of Calais, shall be effectual in England.

IRST, whereas it is granted to the mayor and constables Ex edit. of the staple of Calais, by the charter of the King's noble Pulton. progenitors,

the mayor of the staple of in England.

Recognisances progenitors, and by him confirmed, that they shall have power to take and record all recognizances of debts before them made by any person, and therefore great doubts were, if the recog-Calais shall be nisances before the said mayor and constables made beyond the effectual with- sea, should be effectual and executory in all points within the realm of England, as the recognisances made before the mayor and constables of the staple of Westminster be: (2) Our lord the King willing in this case to take away all such doubts, by the advice and affent of the lords spiritual and temporal, and at the special request of the said commons, hath ordained by authority of the same parliament, That all the recognisances of debts before the faid mayor and constables of Calais, made or to be made by any persons beyond the sea, shall be as effectual and executory, and of fuch force in all points within the realm, and in the same form executory, as the said recognisances made before the said mayor and constables of the staple of Westminster, or before any other mayors or constables of the staple within the faid realm be.

CAP. II.

Certain things required in him who shall be a chooser of the knights of the parliament.

tute

8 H. 6. c. 7.

TEM, whereas at the parliament bolden at Westminster the morrow of St. Matthew the apostle, the eighth year of the King that now is, it was ordained by the authority of the same parliament. That the knights of all counties within the realm of England, to be chosen to come to the parliaments hereafter to be bolden, should be chosen in every county by people dwelling and rehant in the same, whereof every one shall have freehold to the value of forty shillings by year at the least, above all charges, upon a certain pain contained in the fame statute; (2) not making express mention in the same, that every man that shall be chooser of any fuch knights, shall have freehold to the value of forty shillings at the least, above all charges, within the same county where such chooser with other like shall make such election, or elsewhere: (3) And therefore our lord the King, willing to make plain declaration of the faid sta-

TEM come au parlement tenuz a Westm' lendemain de seint Mattheu lappostle lan du regne nostre seignur le Roi oeptisme ordine estoit & estable par auctorite de mesme le parlement qe les chivalers des toutz countees deins le roialme dEngleterre a esliers pur venir as parlementz en apres a tenirs soient esluz en chescun countee par gentz demurantz & reseantz en icelles dount chescun ait frank tenement a la value de xl. s. par an au meins outre les reprises sur certein peine contenuz en mesme lestatuit nient fessant expresse mention en icell qe chescun qi serroit eslisour dascuns tielx chivalers averoit frank tenementz a la value de xl. s. au meins outre les reprisez deins mesme le countee ou ascun tiel eslisour ovesge autres semblables ferroit tiel election ou aillours. Et pur taunt nostre seignur le Roi voillant faire du dit estatuit pleine declaration del advis & affent

fuisditz & a la request tes communes ad ordine s chivalers de toutz les ees deins le dit roialme a pur venir a les parleen apres a tenirs soient en chescun countee par demurantz & reseauntz elles dount chescun ait tenement a la value de par an au meins outre les es deins mesme le countee cun tiel eslisour soi voet r dascun tiel election.

tute, by the advice and affent A chooser of aforesaid, and at the special re- the knights of quest of the said commons, the parliaordained, That the ment must be knights of all counties within refiant within the faid realm, to be chosen to county, and come to parliaments hereafter have freehold. to be holden, shall be chosen in every county by people dwelling and refiant in the same, whereof every man shall have freehold to the value of xl. s. by the year at the least, above all charges, within the fame county where any fuch chooser will meddle of any such 1 H.5. c.1.

election.

CAP. III.

ter of request shall be granted by the keeper of the privy l to any of the King's subjects, from whom goods shall be ten by the subjects of Denmark.

EM pur ceo qe nostre gnur le Roi a la grevouse leint a luy fait en icest nent par les communes 1 roialme esteantz en icell fourme qe plufours de fes lieges sount graundeempoverez anientez & en destre destruitz par le Roi enmark & fez lieges qi del amistee du Roi noeignur a cause gils prei-: de jour en autre de sez oialx lieges lour biens pa-: qils ount pris des maritz dEverwyk & Kyngfur Hull biens & marlisez a la value de v. 🛵 deins un an & dautres : & marchaunts du roibiens & chateux a la vaexx. k li. dount ils nount die du dit Roi de Denne de null autre a cause ull de eux veigne deins le ne dEngleterre ne riens en icell & qe les biens : prisez hors de mesme le roialme.

TTem, because that our sovereign L lord the I-ing, at the grievous complaint to him made in this parliament by the commons of his realm of England being in this parliament, is informed, That many of his faithful liege people be greatimpoverished, undone, in point to be destroyed, by the King of Denmark and his lieges. which be of the amity of the King our fovereign lord, because that they do daily take of his faid faithful fubjects their goods, so that they have taken of merchants of York and Kingston upon Hull goods and merchandises to the value of sive thousand pounds within a year. and of other lieges and merchants of the realm of England goods and chattels to the value of twenty thousand pounds, whereof they have no remedy of the said King of Denmark, nor of none other, foralmuch as none of them cometh within the realm of England, nor nothing have in the same realm of England, and that the geods A letter of re-

quest shall be

privy feal, to

any of the

jects from

Denmark.

King's sub-

whom goods

shall be taken by the subjects

of the King of

goods be taken out of the same realm: the King willing to provide remedy for his faid liege people, hath ordained and established, That if the goods of any of the faid his lieges be or shall be taken by the said King of Denmark, or any of his faid lieges, the keeper of the privy feal for the time being shall have power to make to the party grieved letters of request under the privy feal, without granted by the keeper of the any other purfuit to be made to any, for restitution to be had of the goods so taken and to be taken. And if restitution be not made by fuch letters. the King our fovereign lord, by the advice of his council, shall provide to the party grieved his covenable remedy, according as the case requireth.

roialme. Melme nostre leignur le Roi voillant a sez ditz lieges purvoier de remedie del advis & affent suisditz ordine ge fi les biens dascuns de sez ditz lieges soient ou serront prisez par le dit Roi de Denmark ou ascuns de sez ditz lieges ait le dit gardein du prive seal pur le temps esteant poiair de faire au partie greve lettres de request desoubz le prive feal faunz autre pursuite affaire a ascuny pur restitution avoir des biens islint prisez & apprendrez. Et si restitution nesoit fait par tielx lettres le Roi nostre seignur par advis de son counceill purveiera al partie greve covenable remedie folonc ceo de le cas requiert.

The penalty of him that maketh a false entry, that the plaintiff doth offer himself in person, where he doth not.

CAP. IV.

TEM, For that divers of the King's liege people before this time have been outlawed, and greatly vexed and disquieted in divers suits, as well before the King in his bench, as in the common bench, in the records of which fuits the entries have been made. that the plaintiffs in the fame suits Obtulerunt se in propria persona sua, where the same plaintiffs never appeared to fuch fuits, nor had knowledge of the same, in great mischief of the said liege people, if remedy be not provided in this behalf; (2) our lord the King willing in this case to provide remedy, hath ordainthat the plain- ed and established by authoritiff doth offer ty of this present parliament, himself in per- That no manner Fyliser, Exigenter, nor any other officer, from henceforth shall make

TTEM pur ceo qe divers des lieges du Roi avaunt ces hoeures ount estee utlagez & graundement vexez & disseisez en divers seutez sibien devaunt le Roi en son bank come en le commune bank en l**es re**cordes des queux feutes les entres ount estee faitz ge les pleintifs en mesmes les seutes Optulerunt se in propria persona sua lou mesmes les pleintifs unques napparerount as tieulx feutes ne conifaunce avoient dicelles en graunde mischief des ditz lieges si remedie ne foit purveu en cell partie nostre seignur le Roi voillant en ceo cas purvoir de remedie ad ordine par auctorite de cest parlement qe null filicer exigenter ne autre officer desore enayaunt ferra tiel entree '

The penalty of him that maketh a false entry, fon, where he doth not.

7

e en ascun seute sinon qe zintif en melme la lute at qe ascun tiel entre soit ippierte en sa propre perdevaunt ascun des justices eu ou le plee est ou serra ant & illeoges soit juree in liver qil est mesme la ne en qi noun la dite suite le ou de autre creable perde son counseill face tiel nent pur luy. Et durera ordinance tangal profehein ment.

fuch entry in any manner fuit, except that the plaintiff in the same suit, before that such entry be made, do appear in his proper person before some of the faid justices of the place where the plea is or shall be depending; (3) and there he shall be sworn upon a book, That he is the same person in whose name the said suit is sued, or that some other credible perfon of the King's * council . His counted. make fuch oath for him. (4) Made perpe-And this ordinance shall en- tual by 18H. dure till the next parliament. 6. c.9.

CAP. V.

ebearfal of the statute of 21 R. II. c. 18. touching the maintenance of certain places about Calais.

EM. whereas by a statute made the xxi. year of Richard Ex edit Rask. he Second, for two great works very necessary always to Calais. istained and supported about the town of Calais, and the Beacons. hes there, that is to say, the beacons before the port there, he place called *Paradife*, which is nigh to the ditches of the town, it was ordained and stablished. That all manner of accustomed to come to the said port out of England (the rs boats only excepted) shall bring with them all their lastof good stones, covenable for the stuffing of the said bea-, thereof making reasonable deliverance from time to time eir coming there, to the treasurer, which for the time shall or to other ministers thereto by him ordained, upon pain d. for the weight of every tun, and as much as the faid shall be of portage. And that all manner of ships entero rest at the said place of Paradise, shall pay at every their there iiii d. sterling. And thereupon it shall be lawful to (if they will) to tarry there by four days, with as many s then next following, without paying any more for their entry. And in case that they abide longer than fourdays and ts aforefaid, then they shall pay for every day and night penny, and for the only day an halfpenny, and for the onight an halfpenny. And moreover, that no manner of n prefume to fasten any manner ship or boat by cable, , or otherwise to the timber nor to the stones of the said ons nor Paradise, nor to the new Key, otherwise called Wharf at the side of the said port of Calais, upon pain of to be levied of the ship, which so shall be found fastened. that the faid treasurer, which for the time shall be, shall full power by him and his deputies to levy and receive the ey of the said pains incurred and rising: and thereof to payment according as shall need in his office by the view.

and controlment of the King's controller there, which statute amongst other things made in the same parliament was revoked and adnulled in the parliament holden at Westminster the first year of King Henry the Fourth, to the great damage and hindrance of the said works, and to the grievous and importable costs of the King, if remedy be not hastily provided. And for so much our sovereign lord the King, by the advice and assent of the said lords spiritual and temporal, and also of the said commons being in this parliament, hath ordained and established, That the said statute, made the said xxi. year, be from henceforth a statute effectual, holden and kept, and put in due execution for ever, according to the tenor of the same.

CAP. VI.

What process shall be awarded upon an indictment removed into the King's bench.

8 H.6. C.10.

TEM, whereas in the parliament holden at Westminster the eighth year of the King that now is, it was ordained, That upon every indictment or appeal, by the which any of the King's liege people, dwelling in other foreign and divers counties than where fuch indictment or appeal is or shall be taken, of treafon, felony, or trespass, to be taken hereafter before justices of peace, or before any other justice what soever, having power to take fuch indictments or appeals, or other commissioners or justices in any county, franchise, or liberty of England, before any exigent awarded upon any indictment or appeal in the form aforesaid to be taken, that presently after the first writ of Capias upon every fuch indictment or appeal awarded and returned, that another writ of Capias shall be awarded, directed to the sheriff of the county, whereof he that is so indicted or appealed is or was supposed to be conversant by the same indictment or appeal, returnable before the fame justices or commissioners, before whom he is indicted or appealed, at a certain day, containing the space of three months from the date of the same writ to the return

TEM come au parlement tenuz a Westm' lan du reigne nostre seignur le Roi gorest viiie ordine estoit ge sur chescune enditement ou appell par la quell ascuns des lieges du Roi demurrantz en autres countees qe la ou tiel enditement ou appell soit ou serra pris de treson felonie ou trespass apprendre en apres devaunt justices de peas ou devaunt ascun autre eiant poair de prendre tielx enditementz ou appellez ou autres commissioners ou justices en ascun countee fraunchise ou libertee dEngleterre devaunt ascun exigent agarde sur ascun enditement ou appell en la fourme avauntdite apprendre qe maintenant apres le primer brief de Capias sur chescun tiel enditement ou appell agarde & retourne qe un autre brief de Capias soit agarde direct al viscount del countee dount celuy gest ensy endite ou appelle est ou fuist suppose destre conversant par mesme lenditement ou appell retournable devaunt mesmes les sustices ou commissioners devaunt queux il est endite ou appelle a un certein jour conteignant lespace de trois mois del date de melme

ne le brief & le retourne l come par mesme lestatuit ment appiert. Par quell le du dit estatuit cestassaretournable devaunt meses justices ou commissionlevaunt queux il est endite ippelle ascuns entendount e brief de Capias ordine e dit estatuit qe serra direct scount del countee dount y gest ensi endite ou apeft ou fuist suppose destre erfant par meline lenditet ou appell verra retourne unt melme les justices ou missioners ou autres deit queux lenditement ou Il fuist pris & nounpas ail-3. Et ymaginantz pur deler & anientiser le dit estauent pur remoever tielx ennentz & appellez hors des is les justices & commissioavauntditz en le bank le & aillours par Certiorari & ement les parties ensi enou appellez nient fachantz ar ceo suent processe use a mmune ley devaunt la fece du dit estatuit en le bank oi & aillours apres tiel revement en graunde empo-Tement & vexation des loiieges du Roy. Pur qoy nofignur le Roi del advis & afsusself fulditz & al especial request ditz communes par auctosuisdite ad ordine qe le dit uit soit tenuz & gardez & en due execution en toutz tz adjoustant a icell qe si ns tielx enditementz prifez pprendres devaunt ascuns justices du peas ou devaunt n autre eiant poair de prenielx enditementz ou appell utres justices ou commisers en ascune countee fraun-: ou libertee dEngleterre it remoevez devaunt le Roi son bank ou aillours par Certioor. III.

return of the same, as by the same statute plainly appeareth. By which clause of the same statute, that is to say, returnable before the same justices or commishoners before whom he is indicted or appealed, some do think that the writ of Capias ordained by the said statute, which shall be directed to the Sheriff, whereof he that is so indicted or appealed is or was supposed to be conversant by the same indictment or appeal, Shall be returned before the same justices or commissioners, or other, before whom the indictment or. appeal was taken, and not elsewhere (3) And imagining to A confirmadefraud and make frustrate the tion of the faid flatute, do fue to remove fuch flatute 8 H.6. indiffments and appeals out of the ing process hands of the justices or commission upon indictsioners aforesaid into the King's ments of perbench and elsewhere by Certiora- sons dwelling ri and otherwise, unknown to the counties. party so indicted, and thereupon Rast. 52. fue the process used at the common law before the making of the said statute in the King's bench and elsewbere, after the removing to the great impoverishing and vexation of the King's faithful subjects. (4) Wherefore the same our lord the King, by the advice and affent aforefaid, and at the special request of the said commons, by authority aforesaid hath ordained. That the faid statute be holden and kept, and put in due execution in all points; (5) joined to the Process when fame, that if any fuch indict- the aforesaid ments taken, or to be taken, indictments, &c. are rebefore any justices of peace, or moved into before any other having power the King's to take such indicaments or beach. appeals, or other justices or commissioners in any county, franchise or liberty of England, shall be removed before the King in his bench or elfewhere, by Certiorari or other-N wife. wife,

wife, then after fuch removing, before any exigent awarded upon any fuch indictment or appeal in the form aforefaid taken, or to be taken. that presently after the first writ of Capias upon every fuch indictment or appeal awarded and returned, that another writ of Capias be awarded, directed to the sheriff of the county, whereof he that is fo indicted or appealed is or was supposed to be conversant by the same indictment or appeal, returnable before the King in his bench at a certain day, containing the space of three months or four from the date of the faid last writ of Capias, according to the manner and form that the justices of peace, and other in the said first statute contained, ought to have done, before fuch removing after the making of the faid first statute. (6) And if any fuch exigent be hereafter awarded upon any fuch indictment or appeal after such removing against the form aforefaid, or any outlawry thereupon pronounced, as well the same exigent so awarded, as the outlawry thereupon to be pronounced, and every of them shall be holden for none and void, according as in the faid first statute is more fully contained.

Certiorari ou autrement qe adonqes apres tiel remoevement devaunt ascun exigend' agarde fur ascun tiel enditement ou appell en la fourme avauntdite pris ou apprendre qe maintenant apres le primer brief de Capias fur chescun tiel enditement ou appell agarde & retourne qe un autre brief de Capias soit agarde direct al viscount del countee dount celuy gest enditee ou appelle est ou fuift suppose destre conversant par melme lenditement ou appelle retournable devaunt le Roi en fon bank a un certein jour conteignant lespace de trois mois ou quatre mois del date del dit darrein brief de Capias folonc les maner & fourme qe les justices de peas & autres en le dit primer estatuit contenuz deusfent avoir fait avaunt tiel remoevement puis la fesaunce du dit primer estatuit & enoustre de ent faire processe solone lessect & pur port del dit primer estatuit. Et si ascun exigende soit agarde enapres fur ascun tiel enditement ou appell apres tiel remoevement encountre la fourme avauntdite ou ascun utlagarie fur ceo pronouncie foit sibien celle exigende ensi agarder come lutlagarie fur ceo a pronouncier & chescun de eux tenuz pur null & voide folonc ceo gen le dit primer estatuit. est contenuz pluis au plein.

CAP. VII.

All wools and woolfels that shall be carried to any other place than to Calais, shall be forfeited to the King and the finder.

Ex edit. Raft. Staple of Calais.

TEM, whereas by a statute it was ordained, That all the wools, woolsels, hides, lead and tin, and divers other merchandises passing out of the realm of England, the lands of Ireland, Wales, and Berwick upon Tweed, ought to repair to the staple of Calais, and to none other place beyond the sea, to be fold under the governance of the mayor and constables of the said staple, upon certain pains contained in the said statute, which pains be so easy and not doubted, that many take in euf-

tom to carry, and do daily to be carried out of the realm and lands aforefaid, by divers means and ways, a great substance of the wools, woolfels, hides, lead and tin, and other merchandifes, which ought to repair to the faid staple, into Scotland and into Flanders, Holland, Zealand, and Brabant, without custom or other charge thereof paying, as is paid for wools repairing to Calais: and also by the said wools and merchandises so carried to the said parts, there cometh no money into this realm of England, nor the same realm is increased, nor the mint at Colais sustained; and moreover, the same wools and merchandises be sold in the same parts at so little a price or value, that the merchants aliens be so greatly enstored of the same, that they come not to Calais to buy wools and woolfels, as they were accustomed to do, to the great loss and damage of our sovereign lord the King, and the universal damage of his realm, and great hindrance of the utterance of the commodities of the faid realm, repairing and being at the faid town of Calais. as the same our sovereign lord the King hath conceived at the grievous complaint of the merchants and commons of the realm in this present parliament affembled: our sovereign lord the King, considering the grievous losses and damages aforesaid. hath ordained, That the value of all fuch goods so found carried or to be carried to the faid parts, except those wools and woolfels. which by our fovereign lord the King be or shall be licenced; if there be any they shall be forfeit, whereof the same our sovereign lord the King shall have the one half, and the person that espieth and proveth the same, by the discretion of the treafurer and barons of the exchequer, shall have the other half. And that every man have power by authority of the same parliament, to make such search in every place where it shall be needful.

In rotulo parliamenti tenti apud Westm' duodecimo die Maii anno regni Regis HENRICI Sexti post conquestum decimo stat. 2.+

TEM quedam alia petitio exhibita fuit prefato domino Regi in Pro justiciariis parliamento predicto per prefatos communes pro justiciariis fervientibus ad legem & attornato domini Regis in hec verba Priattornat. doount les communes a icest present parlement assemblez que please mini regis. a nostre soverain' seignur le Roi par advis des tres reverentz & tres gracious seignurs a icest present parlement assemblez considerer coment les justices de bank le Roi & del commune bank les justices as affises prendre affignez les sergeantz et lattourney du Roi pur le temps esteantz devaunt ces hoeures seurent tout temps paiez en mayns de lour fees & regardes du Roi par les tresorerez d'Engleterre pur le temps esteantz annuelment en les termes de Pasque & seint Michell par ouelles portions tange al

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[†] Mr. Cay observes that this is mentioned as a statute in the Old Abridgment, and called Statutum per se; but that it seems to have been respected, for it is not ensered upon the Statute Roll, and was not published as a statute.

temps de William Kynwolmershe jatarde tresorer dEngletterre et puis qils feurent mys de prendre pur lour payment affignementz des dettours de Roi queux par tiels assignementz a la foitz riens faunz regarde payer ne voillent des queux dettours les ditz justices sergeauntz & attourne ount estee & sount tresmalement ou trop tarde & ove grauntes delayes ou jammes payez & outre souvent sount mys de querer & espier dettours du Roi des queux ils voillent avoir lour assignementz la ou ils nount ne faunz graunde daunger & diligence avoir poient conisaunce de tielx dettours ne a eux espier & querer & pur lour payementz treter attendre ne poient faunz lesser faire lour office et service a Roi & le poeple deliverer & qe expedient a Roi & a son poeple ou honeste ou convenient as offices des ditz justices sergeauntz & attourne nest il mye de querer & espier les ditz dettours & eux par daungerous meines entreter pur lour payment aver queux a la foitz pur ceo faire desiront & demaundont estre regardez ou non resonablement favourez encountre le serement des ditz justices sergeantz & attourne & de considerer auxi les graundes & continuelx costages & expenses qe les ditz justices sount en lour entendaunce en faisant lour ditz offices & servicez a Roi & le graunde perde & damage qils ount de lour fees & gayne de ceo gils fount affignez justices gamounterount a graunt part pluis ge lour ditz fees & regardes de Roi et sur ceo par auctorite dicest present parlement d'ordiner que les ditz justices sergeantz & attourne de Roi pur le temps esteantz & chescun de eux soient paiez es mains de lour ditz fees & regardes de Roi en les ditz termes par les mains des tresorers dEngleterre pur le temps esteantz et que mesmes les tresorers soient tenuz a ceo faire par issint qe les ditz justices sergeantz & attourne ne covyendra pur la pursuite de lour ditz paymentz aver de lesser saire lour ditz office & service a Roi deliverer le poeple qount a faire en lour offices avauntditz. Qua quidem petitione in parliamento predicto lecta audita & intellecta de avisamento & assensu predictis prefate petitioni taliter fuit responsum fiat prout petitur.

Statutes made at Westminster, Anno 11 HEN. VI. and Anno Dom. 1433.

OUR sovereign lord the King, at his parliament holden at Westminster the eighth day of July, the eleventh year of his reign, to the reverence of God, and for the weal of the people of his realm, by the assent of the lords spiritual and temporal, and at the special request of the commons of his realm in his said parliament assembled by authority of the same parliament, hath ordained and stablished divers statutes, decla-

OSTRE seignur le Roy a son parlement tenuz a Westm' le viij. jour de Jule lan de son regne unzissme a la reverence de Dieu & pur le bien du poeple de son roialme del advis & assent des seignurs espirituelx & temporelx de mesme le roialme & a la especiale request dez communes de son dit roialme en son dit roialme esteantz par auctorite de mesme le parlement ad fait ordeigne

Anno undecimo HENRICI VI. 1433.

& estable certeins estatuitz de- declarations, and ordinances, in clarations & ordenaunces en la the form following. fourme qenfuit.

CAP. I.

They that dwell at the stews in Southwark shall not be impanelled in juries, nor keep any inn or tavern but there.

FIRST, forasmuch as our said sovereign lord the King, at the Exedit. Raft. grievous complaint to him made by his faid commons in the same parliament, hath conceived, that divers persons of 3 Inst. 206. great poverty, without conscience and of an evil governance, now and late dwelling in a place suspected, called the Stews, in Stews. the borough of Southwark, in the county of Surry, as well by the receipt of common women, thieves, mankillers, and adulterers, as by murder and privy robberies, as well by themselves as by many other there harboured without pity, loyalty, and good conscience there done, have suddenly come to great riches, by which they have purchased great livings of lands and tenements, to great yearly values: and because of their sufficiency of freehold so purchased, they have been returned by the sheriff of the said county and other bailiss in inquests, as well for felony and trespass between the King and the party, and party and party, as in affizes and other pleas of land before the King's justices in his courts, and before the stewards and marshal of his house, whereby divers disheritances and wrongful condemnations of many lawful lieges of our fovereign lord the King. have been had, and many murderers and notorious thieves have been faved, great murders and robberies concealed and not punished, and how the persons suspected inhabit them in common hosteries and taverns in the highway of the same borough, there receiving thieves, common women, and other misdoers, in like manner as they did in the faid suspected place of the flews: Our fovereign lord the King confidering the premisses, and that fuch people without confcience be defamed, and may not of reason be intending to bear witness of truth there where truth should be inquired, hath ordained and established, That if any fuch person be returned by any sheriff, bailiff, or other minister of our said sovereign lord the King in the said county of Surry, or by any officer before the steward and marshal of our sovereign lord the King's house, as well for the King as for the party, at all times from henceforth he may be challenged, and Challenge. the challenge in that part allowed for the cause before said. And also for to avoid murders, robberies, and adulteries that might by likelyhood happen, it is ordained, That no such person, Tavern. which hath dwelled at the said stews, be suffered to hold any Southwark. common hostery or tavern in other place within the said borough of Southwark, but only at the said stews. And that the justices of peace in the same county shall have power to inquire of all them that hold hosteries and taverns, and them to punish by fine and ransom, and by imprisonment of their bodies, after the discretion of the said justices.

CAP,

CAP. II.

The penalty where a sheriff is named a disseisor in an assiste.

TEM, Whereas several per-I sons do often sue affises of Novel disseisin before justices affizned against discrs persons, and by craft and collusion, to have their surits of their said assigns directed to the coroners of the counties where the tenements be, to make execution of the said writs, do name in their faid affifes the sheriff of the same county one of the dif-Teifors, where he is not, neither ever was different or tenant of the tenements in demand, whereby oftentimes the faid affifes be awarded by the default of the tenants which bave no knowledge of those assists, for that they found not any affife against them in the file of the sheriff, nor bave any suspicion of any such assis taken against the sheriff and them; (2) our lord the King, willing in this case to provide remedy, of the affent and authority aforesaid, hath ordained, That in all fuch assies purchased, at this time depending, or hereafter to be purchased, between any persons whatfoever they be, before any fuch justices, in which assises any fuch sheriff is named disfeifor, if the tenants in the faid affifes or any of them will aver, that the faid sheriff is not, nor ever was, diffeisor, nor tenant of the tenements in demand, but was named disseisor by collusion, the averment shall be received. (3) And if it be found by the faid affife, that the faid sheriff is not, nor ever was, disselfor nor tenant of the tenements in demand, but was named diffeifor by collution, then the faid justices shall cause to be abated and quashed the said writ purchased, or to be purchased in the form above-

iaid;

TEM come divers gentz L sovent foitz suent assises de Novell disseisyn devaunt justices assignez envers diversez persones & par subtillite & collusion pur avoir lour brefs de loures ditz assises directz as coroners dez countees ou les tenementz fount pur faire execution dicell brefs fount nomer en loures ditz assises le viscount de mesme le counte une dez diffeifoures lou il nest ne unges fuist disseisour ne tenaunt dez tenementz en demaunde parount sovent foitz lez ditz assises sount agardez par desaute dez tenantz quex nount my conusaunce de ceux assisses en tant qils ne trovent my ascun assise envers eux en la felace de viscount & nount ascune suspecion de ascune tiel assis priz envers le viscount & eux nostre seignur le Roi voillant en ceo cas purvoir de remedie del assent & auctorite suisditz ad ordeigne qun tous tiels affises purchasez & a present pendantz ou a purchasers desore enavaunt parentre queconqes perfones devaunt ascuns tieux justices en quex assises ascune tiel viscount soit nomez desseisour si lez tenantz en lez ditz assises ou ascun de eux voil averrer ge le dit viscount nest ne unges fuist disseisour ne tenaunt dez tenementz en demaunde mais fuist nome disseisour par collusion soit laverrement receuz. Et si trove soit par la dit assise qe le dit viscount ne soit ne unges fuit disseisour ne tenaunt dez tenementz en demaunde mais fuist nome diffeisour par collusion adonges lez ditz justices facent abater & casser le dit brief purchase ou purchaser

The penalty where the theriff is named diffeifor in an affife to the intent that he shall not execute the writ.

en la fourme suisdit & qe lez pleintifs ou pleintife soient ou soit en le greve mercy le Roi.

faid; (4) and that the plaintiffs? or plaintiff be in the grievous mercy of the King.

CAP. III.

An Ashse, &c. maintainable against the pernor of the profits.

TEM come par estatuit sait L lan quart le Roy Henry pier nostre seignur le Roi quorest entre autres ordene soit qe les diffeisez eient lour action envers lez disseisoures durant la vie melmes lez disseisoures parensi ge tiels lez disseisoures ent preigne lez profettes al temps del sute commence sicome en mesme lestatuit est contenuz pluis au plein. Le quell estatut solonge loppinion dez plusours ad este entenduz es brefs dassifes de Novel disseisin tantsolement & si graundement meschese est a les parties demaundantz en autres briefs fuez & founduz fur Novell disseisin come en assise. voillant par tant mesme nostre seignur le Roi tous maners oppinions & doutes en cest parte cesser ad ordene par lassent & auctorite suisditz gen tous maners dez briefs fonduz fur le Novell disseisin lez desseisez eient lour recoverer sils voillent par tiels briefs envers lez difseisoures ou lour sessees auxibien come ils averoient en assise de Novell disseisin paristint qe mesmes lez disseisoures ou lour feffees vers qui ou quex le brefe ferra porte ent pregne ou pregnent lez profettz al temps del bref purchace nient contresteant ascuns dons ou feffementz faitz as autres persones pur delaier lez demaundantz.

TEM, Whereas by a statute 4 H. 4. c. 7. made the fourth year of the reign of King Henry, grandfather of our lord the King that now is, amongst other things it was ordained, That the diffeifees shall have their actions against the disselsors during the lives of the disseisors, so that such disseisors thereof take the profits at the time of the suit commenced, as in the same statute is contained more at large. The which statute. according to the opinion of many, hath been intended in writs of affife of Novel diffeisin only, and as great mischief it is to the parties demandants in other writs fued and grounded upon Novel disseisin, as in assis. (2) As well other Wherefore our lord the King, actions as an willing all manner of opinions maintainable and doubts in that behalf to against the cease, hath ordained by the pernor of the affent and authority aforesaid, profits. That in all manner of writs grounded upon Novel disseism, the disseisees shall have their recoveries, if they will, by fuch writs, against the disseisors or their feoffees, as well as they shall have in assis of Novel diffeisin, so that the same diffeisors, or their feoffees, against whom the writ shall be brought, thereof take the profits at the time 1 R. 2. c. 9. of the writ purchased, notwith- 1 H. 7. c. 1. standing any gifts or feoff- 27 H. 8. c. 10. ments made to other persons for to delay the demandants.

CAP. IV.

The plaintiffs in attaint shall recover their costs and damages.

TEM nostre seignur le Roi par la grevouse compleint

TEM our lord the King, by The several the grievous complaint of his lays that were N 4

in attaint at the common law.

commons, considering the mischiefs had within the realm, and yet not remedied, and also the great damage and disherison that cometh by the usual perjury of jurors impanelled upon inquests, as well in the courts of our lord the King, as of other, the which perjury doth abound and increase daily more than it was wont, for the great gifts that such jurors take of the parties in pleas fued in the faid courts; (2) wherefore the greater part of people that have to fue in the faid courts, leave their fuits for the mischief's aforesaid, and namely in respect of the delays that be in the writs of attaints; for that in times past in writs of attaints, when the grand jury had appeared in court, and quere ready to pass, one of the tenants or defendants, or of the petty jurors named in such writs, sometime have pleaded false and faint pleas, which were not triable by the grand jury of the attaint, and by that means delayed the taking of fuch grand juries until such pleas were tried. And after fuch pleas tried and found for the plaintiffs, another of the jurors, tenants, or defendants, might plead another such false and faint plea after the last continuance in the same attaints, and so every of the defendants, jurors, or tenants, after other, might plead such falle and faint plea, and delay the grand jury when it was ready to pass; (3) and though that all such false and faint pleas were found against them which pleaded, no pain was given them by the common law, (4) in regard of which delays, the grand juries in attaints have been often grievously vexed and travelled, and the plaintiffs in fuch at-.taints put to so great costs, and thereby impoverified, that they could not profecute their faid fuits, wherefore the jurors be the more

dez sez communes considerant lez graundes meschess ewez deinz le roialme & unquore nient remedez & auxi le graunde damage & disheretison gavient par le usuell periure dez jurroures enpanellez en enquestes sibien en lez courtes du Roi come dautres la quell perjure habunde & encrece de jour en autre pluis qe foloit pur lez graundes dounes que tiels jurrours pregnent de lez parties es plees fuez en lez ditz courtes a taunt qe le greindre partie dez gentz qount a suer en lez ditz courtes lessent lour futes par lencheson suisdit & nomement a cause qe lez delaies que sount en lez briefs datteintes purceo qe avaunt cez heures en briess datteint quant le graunde jure ad apparue en court & fuist prest de passer un dez tenantz ou defendantz ou des petites jurrours nomez en tielx briefs a le foith ount pledes feintes & fauxes plees quex ne fuerent triablez par la graunde jure de latteint & par celle cause delaiez la pries dez tielx graundes juriees tanque tiels plees fuerent triez. Et apres tielx plees triez & trovez pur le pleintifs une autre dez jurrours tenauntz ou defendantz purront pleder une autre tiel fauxe & feinte plee puis la darrein continuance en mesmes lez atteintez. Et issint chescune dez defendantz jurours ou tenantz apres lautre purroit pleder tiel fauxe & feinte plee & delaier la graunde jurice quant il fuist prest de passer. Et combien qe tous tiels faux & feinte plees furent trovez envers eux qui eux plederent nulle peine fuist done envers eux par la commune lev a cause dez quex delaiez lez graundes jurrees en atteintes

ount

ount este sovent grevousement vexez & laborez & lez pleintifs en tiels atteintz myz a fi graunde costages & ensi enpoverez qils ne purroient suer avaunt lours ditz fuites par que lez jurrours ount este meulx embaudez destre perjurez & fair faux serementz en tielx ca-Et voillant sur cco nostre dit seignur le Roi purvoier de remedie a la request dez ditz communes & de lassent des seignurs desuisditz ad ordene & estable qe les parties pleintifs en tous tiels atteintez recoverount lour damages & coftages envers tous tielx tenauntz jurrours & defendants qils ount sustenez en cele partie. a purchaserez en temps avenir.

encouraged to be perjured, and to make their false oaths in such cases: (5) Our faid lord the King, 23 H. 8. c. 3. willing thereof to provide remedy, at the request of the said commons, and by the affent of the lords abovefaid, hath ordained and established, That The plaintiff the parties plaintiffs in all fuch in attaint thall attaints shall recover their da- costs and damages and costs against all such mages against tenants, jurors, and defen- the jurors, tedants, which they have fustain-nants, and de-ed in that behalf; and that this statute extend as well to write of attaints now hanging, as to writs of attaints to be purchased hereafter.

Et qe cest estatuit soy extende auxibien as briefs datteintz ore pendantz come as briefs datteintz

CAP. V.

The remedy where a tenant granteth over his estate, taketh the profits, and committeth waste.

TEM pur ceo qe lou diver-L ses gentz devaunt cez heures ount lessez lour terres & tenementz as diverses persones cestassavoir a terme de vie ou a terme dautre vie & ascunes a terme dez anz lez ditz tenauntz fovent foitz ount graunte & lesse lour estate quex avoient en lez ditz terres & tenementz a plusoures persones al entent qe ceux en la reversion cestasfavoir lour leffoures lours heires ne lour assignes ne ducent avoir conusaunce des loures nounes & puis lez ditz premer tenauntz continuelment occupient lez ditz terres & tenementz & ent pregnent lez profettes a lour propre use & en lez ditz terres & tenementz fount wast & destruction a disheritaunce de ceux en la reversion ordeigne est & estable qe ceux en la reversion en tiel cas purroient avoir & main-

TEM, Because that divers L people in times past have let their lands and tenements to divers persons, that is to say, some for term of life or of another man's life, and some for term of years, the faid tenants have oftentimes let and granted their estate which they had in the same lands and tenements, to many persons, to the intent that they in the reversion, that is to fay, their leffors, their 5 Co. 77. beirs, or their affigns, might not have knowledge of their names. and after the faid first tenants continually accupy the faid lands and tenements, and therefore take the profits to their proper use, and in the faid lands and tenements commit waste and destruction, to the disberitance of them in the reversion: (2) It is ordained and A remedy for established, That they in the him in reverreversion in such case may have son where te-and maintain a writ of waste or years against the said tenants for granteth over

keth the profits and com-

A proviso for him that holdeth his term. without impeachment of walte.

his estate, ta- term of life, of another's life, or for years, and so recover amitteth waste. gainst them the place wasted, and their treble damages, for the waste by them done, as they ought to have done for the waste committed by them before the said grant and lease (3) Provided of their estate. always, That this ordinance hold not place, but where the first tenants before the lease and grant of their said estates, in the manner and form aforefaid, were punishable of waste; (4) and also where after the faid grant and lease the said first tenants of the said lands and tenements take the profits at the time of the waste done, to their own proper use. And this ordinance shall extend as well to waste by such tenants done before this ordinance, as after.

maintenere brief de wast envers lez ditz tenauntz a terme de vie dautre vie & dez anz & issint recoverer envers eux le lieu waste & lours trebles damages pur le wast issint par eux fait sicome ils dueent avoir fait pur le wast par eux fait devaunt lez ditz graunte & lesse de lour estate. Purveu toutz foitz ge cele ordenaunce ne teigne lieu forsque lou lez premers tenauntz devaunt lez lesse & le graunte de lour dit estate en le manere & fourme suisditz fuerent punisshablez de wast et auxi lou apres le ditz graunt & lesse lez ditz premers tenauntz dez ditz terres & tenementz pregnent lez profettes a lour propre opfe demefne al temps de wast fait. Et qe cest ordenance foy extende auxibien al wast par tielx tenauntz fait devaunt cest ordenance come apres.

CAP. VI.

No suit pending before any justices, &c. shall be discontinued by a new commission.

z Ed. 6. c. 7.

TEM, Our lord the King considering the great losses and damages which oftentimes have come, and be likely to come hereafter, as well to himself as to many of his lieges, for that where as well divers indiciments and suits for our lord the King, as other fuits between party and party, bave been taken before divers justices of the peace, assigned by several commissions of our said lord the King in divers counties of England, and divers pleas and proceffes upon those indictments have. often been made, and banging before the same justices not determined, the which pleas and processes have been often discontinued, by making of new commissions of the peace in those counties, to the great loss of our faid lord the King and

TEM nostre seignur le Roi considerant lez graundes perdes & damages que sovent foitz ount avenuz & verisemblablement avenderount apres sibien a luy mesmes come as plusours dez sez lieges de ceo ge la ou sibien diversez enditementz & futes pur nostre seignur le Roi come autres sutes parentre parte & parte ount este prisez devaunt diversez justices de pees assignez par diversez commissions de Roi en diversez countes dEngleterre & diverses plees & processes sur icelles enditementz ount sovent este faitez & pendantz devaunt mesmes les justices nient determinez lez quex plees & processes sovent ount este discontenuz par faifaunces de novell

com-

commissions du pees en icelles countes a graunde perde nostre dit seignur le Roi & dez sez lieges & en retardation dez mesmes lez plees & sutees & de la deliveraunce dez fez ditz lieges. Et sur ceo nostre dit seignur le Roi voillant purvoier de remedie de lassent & auctorite suisditz ad ordene & estable gen tous tielx futes & plees & proces en icelles apprendres & affaires devaunt justices de pees en ascune counte dEngleterre lez ditz plees & proces en tiels sutes affaires ne soient my discontenuz par tiels novell commissions de pees affaires mes estoient mesmes lez plees & processes en lour force. cient lez justices de mesmes lez novell commissions ensi assignez apres ceo quils averount lez recordes dez ditz plees & processes devaunt eux poair & auctorite dez lez ditz plees & processes continuer & mesmes lez plees & processe & tous lez dependantz dicelles oier & finalment determiner sicome lez autres justices purrount & duifsent avoir fait de & en icelles si null novell commission eust este fait.

and of his subjects, in delay of the same pleas and suits, and of the deliverance of bis said subjects:

(2) And upon that our lord No fuit before the King willing to provide re- any justices or medy, of the affent and autho- commissioners that ordained continued and established, That in all by a new comfuch pleas, fuits and processes, mission. in them to be taken and to be made before justices of the peace in any county of England, the faid pleas and processes in fuch fuits to be done, shall not be discontinued by such new commissions of the peace to be made, but those pleas and processes shall stand in their force. (3) And the justices in the fame new commissions so asfigned, after that they shall have the records of the same pleas and processes before them. shall have power and authority to continue the faid pleas and processes; and the same pleas and processes, and all that depend upon them, to hear and finally to determine, as the other justices might and ought to have done of and in the fame, if no new commission had been made.

CAP. VII.

The statute of o. H. VI. c. 7. which restraineth the sheriff of the county of Hereford to take money by extortion, &c. revived for three years.

TEM, Whereas in the parliament holden at Westminster the Exedit. Raft. Friday next before the feast of Saint Hillary, the ninth year of our fovereign lord the King that now is, for the great mifchiefs and intolerable oppressions done to his lieges of the county of county of Hereford, by incroachings and extortions done by the sheriffs of the said county for the time being, late begun and wrongfully continued, for that the faid sheriffs in their turns, Sheriffs turns, and in other places after their turns holden and ended, in the which other places they have no authority nor power by their office to take any inquiry or inquest, they have taken divers inquiries, inquests of office, and indictments of labourers, craftsmen, and other divers things ordained by statute to be inquired before justices and commissioners of peace, and that in no man-

ner belong nor pertain to be inquired by fuch sheriffs in their turns, nor in any other place before them, and the which theriffs by force of fuch inquiries, inquests of office and indictments not duly nor lawfully taken before the said sheriffs in their turns and without, and for the not coming of the faid liege people to the faid turns, the faid sheriffs did take wrongfully to their proper use of divers of the said liege people fines and amerciaments of x. li. and other great fums, in great oppression, undoing and destruction of many poor people of the said lieges, if remedy should not be hastily provided in that behalf, by consideration of which mischief it was ordained by the authority of the said parliament, That no theriff nor undertheriff of the faid county, from the faid Friday, then forward, by colour of his office, should take any inquiry, inquest of office, or indictment in his turn, that ought not by the law to be taken in his turn, nor that he by colour of his office should take any inquiry, inquest of office, or indictment in any other place after his turn holden and ended, nor that he should take of any of the said lieges of our fovereign lord the King any fines or amerciaments for any thing or cause that do not belong to his turn or office, nor any such heinous or grievous amerciament of any of the said lieges against reason for default of coming to the said turn or to other place, or for other cause by colour of his office, upon pain of forty pounds by him to be paid to our fovereign lord the King, his heirs and successors, as often as such sheriff or undersheriff thereof or of any article thereof be duly convict at the fuit of our fovereign lord the King, or of the party grieved that will fue as well for the King as for himself. And that the party that will fue in fuch case have the half of the said sum, together with his double damages to his proper use. And that the party in this case grieved have power by the authority of the said parliament to sue in this behalf against such sheriffs and undersheriffs, as well for the King as for himself as before is said. And that the justices of peace of the same county for the time being, have power and authority to inquire, hear and determine fuch misprisions and offences, as well at the suit of our sovereign lord the King as of the party that will fue for the King and for And that this ordinance indure for three years then , next ensuing: Our sovereign lord the King, considering the faid ordinance to be profitable for him and his people of the faid county, hath ordained by authority of this present parliament, that the faid ordinance shall stand in his force and effect for three years next ensuing.

CAP. VIIL

A confirmation of all statutes made touching weights and measures.

1 H. 5. c. 10.

TEM, Whereas in the parliament holden at Westminster the first year of King Henry, sather of our lord the King that now is, it was ordained, That all the statutes TEM come en le parlement tenuz a Westm' lan premer de Roi Henri pier nostre seignur le Roi quorest ordene suist qe tous lez estatuitz tuitz & ordenances dez mefures dez blees deussent estre fermement tenuz & garduz so-Ionque lenfect dicells. Et qe null dez purvoiours de Roi nautre ne duissent en apres ne de celle temps enavaunt achater ne prendre ascuns blees par autre mesure sinon par viij. busselx rasez pur le quarter et qe null serroit tenuz autrement a deliverer pur le quarter finon viij. busselx rasez pur le quarter come devaunt est dit et auxint qe paiement serroit fait prestement pur le cariage dicelles. Et qe si ascun purveiour ou autre persone dicelle temps enavaunt acchateroit ou purveroit ascuns blees autrement ou par autre mesure sinon viij. busselx pur le quarter come avaunt est dit & de ceo serroit atteint averoit lenprisonement dun an & qil paieroit au Roi C. s. & a parte que se sente greve autre C. s. & ceo atant dez foitz qe ascune de ceux de ceo ferroit atteint. Et qe la parte qe voudroit fuer averoit ent action founduz sur la cas. Et qe lez justices de la pees duissent avoir poair denquerer & plee tenere dez touz lez choses avauntditz & sur ceo de faire punishement sibien al suit de Roi come de parte. Et qu de celle temps enavaunt riens serroit priz pur le mesurage dez tiels blees en ascune ma-Et nient obstant ascuns nere. ordenances & estatutz sibien lez pistours & tous autres marchantz & achaitours deins le franchises & cite de Londres come lez purveiours le Roi dez blees & touz autres marchauntz & communes achatours de blees en plusours citees villes burghes & countees dEngleterre continuelement de jour en autre achatent & pregnent noef

statutes and ordinances made of measures of corn should be firmly holden and kept after the effect of the same; (2) and that no purveyors of the King, nor of other, should not after that time forth buy nor take any corn or other measure, but by eight bushels striken for the quarter, and that none should be bound otherwise to deliver for the quarter but eight bushels striken for the quarter, as before is said, (3) and also that payment shall be made presently for the carriage of the same. (4) And that if any purveyor of our lord the King, or of other person, from that time forward do buy or purvey any corn otherwise, or by other measure, than by eight bushels striken for the quarter, as before is faid, and of that be attainted, he shall have one year's imprisonment, and shall pay to the King an hundred shillings, and to the party that feeleth him grieved another bundred shillings; and that as often as any of them shall be thereof attainted; (5) and that the party that will sue shall have thereof an action grounded upon the case. (6) And that the justices of peace shall have power to inquire and to hold plea of all the things aforesaid, and thereupon to assign punishment, as well at the fuit of the King as of the party; (7) and that from the same time forward nothing should be taken for the measuring of such corn in any manner. (8) And notwithstanding the said ordinances and statutes, as well the bakers. and all other merchants and buyers within the franchife and city of London, as the King's purveyors of corn, and all other merchants and common buyers of corn in many other cities, towns, boroughs, and counties of England, continually from day to day, do buy and take nine busbels for the quarter, that is to fay, the bakers;

noef buffelx pur le quarter ces-

London call'd the Fat.

kers, buyers, and merchants within the city and franchifes of Lon-A measure in don, by a velfel called the Fat, which containeth eight bushels of corn with another bushel of corn put to that for a quarter, and make the sellers of the same corn against their will to pay one halfpeny for the measuring of every quarter, and all the other purveyors, buyers, and merchants of corn, nine bushels striken for the quarter, against the form of the faid ordinance and statute, and in contempt of our lord the King, for that the faid ordinances and statutes be not proclaimed nor put in execution, nor the faid penalties and forfeitures, limited by the faid statute, levied according to the effect of the same statute. (9) Our said lord the King, willing the same statute and ordinance to be duly holden and kept, by the affent and authority above said, hath ordained, That as well the said statute, as the statute of weights and measures, made at the parliament of our lord the King that now is, the eighth year of his reign, be proclaimed, as well in the city of London, as in all other cities, boroughs, and counties of England, and put in due execution after the form and effect of the same; (10) joining to the faid statute made the said eighth year, that in every city, borough, and town There shall be of the realm, there shall be a a common bu- common bushel sealed, and according to the standard of the exchequer, in the fame manner and form, and upon the fame pain, as in the same statute is specified, and a common balance to be in every fuch city, borough and town. (11) And that the mayor of the faid city of London, and all other mayors of all other cities and boroughs

A confirmation of the statute of 1 H. 5. C. 10. & 8 H. 6. C. 5. touching weights and meatures.

tassavoir lez pistours achatours & merchantz deins le fraunchises & cite de Londres par une vessell appelle le fat que contient viij. busselx dez blees ove un autre bussell myz a icell pur une quarter & fount lez vendours dez ditz blees encountre lour volunte de paier une maile pur le mesurage de chescun quarter & tous lez autres purveours achatours & merchantz dez ditz blees noef busselx rasez pur le quarter encountre la fourme dez ditz ordenances & estatuitz & en contempt du Roi a cause qe lez ditz estatuitz & ordenaunces ne fount my proclaymez ne myz en execution ne lez ditz peynes & forfaitures par le dit estatuit limitez levez solongue lenfect de melme lestatut. Nostre dit seignur le Roi voillant mesmes lestatuit & ordenances estre duement tenuz & garduz par affent & auctorite fuisditz ad ordene ge fibien les ditz estatuitz come lestatuit dez poies & mesours faitz au parlement nostre dit seignur le Roi quorest lan de son regne viii. foient proclaymez fibien en la dite cite de Londres come en tous autres citees burghes & countes dEngleterre & myz en due execution solonque la fourme & lenfect dicelles adjoustant a dit estatuit fait le dit an viji. gen chescun cite burgh ou ville du roialme foit une commune buffell enfeale & accordant a lestandard de leschekker en mesme la manere & fourme & fur melmes les peines come en mesme lestatuit est specifie de une commune balaunce a estre en chescune tiel cite burgh ou ville. Et qe le mair de dit cite de Londres & tous autres mairs dez tous autres citees

thel in every town. 11 H. 7. C. 4. & burghs dEngleterre ou il y ad mair & tous baillifs dez citees & burghes ou mair nest & tous justices du pees de chescun counte dEngleterre pur les temps esteant eit & eient plein poair de mettre tous lez statuitz & ordenances avauntditz en due execution & de oire & terminere tous lez defautes mesprissions offenses & trespas encountre la fourme & lenfect dez ditz estatuitz & ordenances faitz ou affaires ou perpetrez sibien al suit du Roi come de parte qen ceo cas se sent greve et de chescun autre lieges du Roi qen celle parte voill suer pur le Roi et ceo sibien par examination dez parties ou alcune deux folonque la discretion dez ditz mairs baillifs & justices de peas come par issues a trier par inquisitions duement apprendre & autres plees et processes de la ley de la terre et qe fibien la parte greve come chescun liege de Roi qui suer voill pur le Roi eit la suit en ceo cas a sa volunte. Et qe celly qui issint soit atteint dascune defaute mesprision offenses ou trespas fait encountre le dit estatuit fait le dit an premer paie a cely a qui fute il soit atteint C. s. & lez costages resonablez de sa dit suit & au Roi autre C. s. Et qe sibien le mair de Loundres pur le temps esteant apres ceo qil soit esluz mair & jure deins la dit citee a son premer venue a lescheker devant le tresorer dEngleterre & lez barons de leschekker nostre seignur le Roi com chescune dez ditz autres mairs & baillifs en lours serementz affairez pur lours ditz offices soit charge & jure de faire garder & executer tous lestatuitz fuisditz. Et qe tous lez mairs & baillifs dez citees & burghes

of England where there is a mayor, and all bailiffs of cities and boroughs where there is no mayor, and all justices of peace in every county of England for the time being, shall have full power to put all the statutes and ordinances aforefaid in due execution, and to hear and determine all the defaults, misprisions, offences, and trespasses against the form and effect of the faid statutes and ordinances done, or to be done or committed, as well at the suit of the King, as of the party which in fuch case feeleth himself grieved, and of any other of the King's liege people, which in this behalf will fue for the King, and that as well by examination of the parties, or any of them, according to the discretion of the faid mayors, bailiffs, and justices of peace, as by issues to to be tried, by inquifitions duly to be taken, and other pleas and processes of the law of the land; (12) and that as well the party grieved, as any other liege man of the King, that will fue for the King, shall have the fuit in that case at his will; (13) and that he that is so attainted of any default, misprission, offence, or trespass done against the said statute made the said first year, shall pay to him at whose suit he is thereof attainted, Cs. and his reasonable costs of the said fuit, and to the King another (14) And that as well All mayors Cs. the mayor of London for the and bailiffs time being, after that he is to execute the chosen mayor, and sworn with-foresaid stat. in the said city, at his first touching coming to the exchequer be- weights and fore the treasurer of England, and the barons of the King's exchequer, as every of the faid

other .

(6) Upon

du roialme accoumptantz en

le dit eschequer facent annuel-

ment acompt en mesme les-

chekker dez profettes & for-

faitures que apperteigner puis-

sent ou duissent a Roi par la

forme dez ditz estatuitz savant

tout foitz as seignurs cites &

burghs loures libertees et

fraunchises grauntez a eux par

nostre dit seignur le Roi ou

ascune dez sez progenitours nient revokez repellez ou a-

nientz et savant tous foitz qe

le dit estatuit fait le dit an

premer de Roi Henry quint &

tous autres estatuitz des me-

fures & poies avaunt faitz ef-

toient en lour force.

And account for the profits accrued to the King by the toreiaid stat.

other mayors and bailiffs, in their oaths to be made for their faid offices, shall be charged and fworn to do, keep, and execute all the statutes above faid. (15) And that all the mayors and bailiffs of cities and boroughs of the realm, accomptable in the faid exchequer, do yearly accompt in the faid exchequer of the profits and forfeitures that may or ought to pertain to our lord the King by the form of the said statutes. (16) Saving alway to lords, cities, and boroughs, their liberties and franchises granted to them by our faid lord the King, or any of his progenitors, not revoked,

repealed, or adnulled; (17) and faving always, That the faid statute made the first year of King *Henry* the Fifth, and all other statutes of measures and weights afore made, stand in their force.

CAP. IX.

Of what length and breadth cloths called Streits shall be.

Ex edit. Pulton. 17 R. 2. 6. 2.

TTEM, Whereas a statute made in the seventeenth year of . King Richard the Second after the conquest, it was ordained. That every man of the realm might make and let to fale and fell cloths, as well kersies as other, of such length and breadth as him pleased, paying the aulnage, subsidy, and other... devoirs, that is to fay, of every piece of cloth after the rate, notwithstanding any statute, ordinance, proclamation, restraint or defence made to the contrary, (2) and that none fell nor put to fale any cloths before they be measured by the King's aulneger, and ensealed with the seal thereunto ordained, upon pain contained in the statutes thereof made, (3) and after in stat. made in the seventh year of King Henry the Fourth, grandfather of the lord the King that now is, it was also ordained, That the cloth of colour should contain in length eight and twenty yards measured by the back, and in breadth fix quarters and a half; (4) and if the cloth-makers should make their cloths of less length or breadth, they should be forfeit to the (5) And after by another statute made in the eleventh year of the reign of King Henry the Fourth, it was ordained, That proclamation should be made openly through the realm, that no person making such manner of cloths or dozens within the realm, should be so hardy to tack and fold together such manner of cloths before that the aulneger hath made his fearch and furveying duly to the same cloths, that they hold their length and breadth, ordained by the faid last statute made the faid seventh year as in the same statute is more fully contained.

7 H. 4. C. 10.

31 H. 4. C 6.

Jpon which statutes made in the time of the said King the Fourth, divers opinions have been holden in the 's exchequer, as the same our lord the King hath con-1 by the complaint of the commons of his realm: (7) Our How this word the King willing to repress such opinions, of the assent cloth) shall be interpreted, uthority abovefaid, hath declared, that this word (cloth) and of what e faid statutes before rehearsed, shall have relation, and cloths it is be understood of whole cloth called broad cloths and meant in the l dozens, and not of other cloths and pieces of cloths called 7 H. 4. C. 10. 3, now made, or to be made. (8) And moreover hath and 1 H. 4. C. 6. ned and stablished, That every man may make, set to sale, What length ell all manner of cloths called streits, containing in length and breadth en yards, and in the breadth one yard unwatered, or led streit shall welve yards watered, without impeachment of any officer contain. E King's, paying to the King the aulnage, subsidies, cus- 27 El. c. 18. and other devoirs, that is to fay, of every cloth, and of piece of cloth, after the rate contained in the faid statutes. and if the makers of the faid cloths called streits, make any s to fell of lefs length and breadth than next above declared, hen it shall be lawful to the aulneger to cut off the list at the nd of all fuch streit cloths, not containing the said length, he same to be sold for a remnant for a piece, and not for th: (10) And that no fuch cloths be put to fale until the Cloths shall ger hath measured them, made his search, and put to not be put to the King's seal thereto ordained, upon pain of forfeiture sale until the : same. (11) And if any aulneger enseal any such cloths cal-measured treits, not containing the length and breadth of the streits them, and put esaid, and cut not off the list of all such cloths that do not a seal to them. the faid length and breadth of the streits, that then the The aulnegers aulneger shall pay to the King for every piece of cloth so sealing of de-1 defective, fix shillings eight pence: (12) except always sective cloth. all cloths called streits, made or to be made, until the day 5&6Ed.6.c.6. e nativity of St. John the Baptist next coming, shall have 4 \$5 Ph. & M. ce to be fold and delivered until the feast of Christmas then 4 Jac. 1. c. 2. ensuing, of whatsoever length and breadth they be. 11 W. 3. C. 20.

CAP. X.

ball find fureties, &c. that fueth to defeat an execution upon a statute.

EM pur ceo qe diversez ersones deinz cest roialme unt cez houres sovent soitz este priz & arestes par ses viscountes & autres stres de Roi par bress issibien hors de chauncery loi come de sez progenis pur execution avoir de rsez reconisaunces saitz det lez mairs de lestaples de rsez sommes dez quex somicells persones as quex la ol. III. duite

TEM, because divers persons within this realm in times past often have been taken and arrested by divers sheriffs and other officers of the King, by writs as well going out of the chancery of the King, as of his progenitors, to have execution of divers recognisances made before the mayors of the staple, of divers sums, of which sums such persons, to whom the duty belonged, had no convenient remedy, other than the said

executions; (2) which persons, so taken and arrested for execution of the same recognisances, be oftentimes brought by divers writs De corpus cum causa before the King in his chancery, out of prifons in the which they be so kept by force of such executions, and there they do fue, shewing forth divers indentures, and other things in defeasance of such recognisances, desiring writs of Scire facias to warn the party or parties at whose fuit they be taken and arrested, to Cro. Car. 67. answer thereunto; (3) and thereupon, by surety found to the King in the chancery, have been delivered out of prison, notwith-standing their said arrest for the execution of fuch recognifiances, as above is faid, no sureties found to the recognifies to whom they be so bound to satisfy them of their duties, in case that the matters comprised within the said writs of Scire facias be not found nor adjudged for the recognilors thereby bound; (4) whereby the faid recognisees have been sometime greatly delayed of their execution, and sometime their execution utterly lost, and in time to come likely to be lost, for that no advantage nor avail thereof might come, be, or accrue to the faid recognisces to whom such persons be so bound by the said surety so bound to the King, Jeeing the fame person so bound may by the King's parden be acquit and difcharged for ever. (5) Our lord the King considering that the said recognisees, to whom persons be bound, are oftentimes without remedy, if so be that the said recognifors would not pursue forth their said writs of Scire facias with effect; or otherwise, that the matters of the faid writs of Scire facias be found or adjudged against them, and thereupon they withdraw them to places prive-

duite appent nount remedie covenable autre qe lez ditz executions lez quex persones ensi prisez & arestuz pur lexecution de mesmes lez reconifaunces fount fovent faitz venir par diversez brefs de Corpus cum causa devaunt le Roi en sa chauncery hors dez prisones es quex ils fount issint detenuz a cause de tiel execution & illoges suent en monstrantz diversez endentures & autres choses en defaisaunces de tiel reconisances enprisantz bref de Scire facias de garnier la partie ou lez parties a qui pursuit ils fount ensi prisez & arestuz a respoundre sur icelles. Et sur ceo suerte trove au Roi en sa chauncery ount efte deliverez hors du prisone nient obstant lour de areste pur lexecutions dez tielx reconusaunces come defuis est dit nulle trovez as reconusez as quex ils sount issint obligez de eux satesier dez lours duetees en cas qe lez maters compris deinz lez ditz briefs de Scire facias ne soient trovez ne adjuggez pur lez reconussours ensi obligez parount lez ditz reconuseez ount ascun foitz graundement este delaiez de lour execution & ascun foitz lour execution ent toutoutrement perduz & en temps avenir verisemblablement a perdre a cause qe null avantage ou availl ent purra venir estre ou acresere as ditz reconusez as quex tiels persones sount issint obligez par la dit suerte ensi trovez au Roi pur ceo qe mesmes les persones issint obligez par pardon de Roi purrount estre quitez & dischargez par touts jours. Nostre seignur le Roi considerant qe lez ditz reconusez as quex persones sount obligez sovent foitz sount sanz remedie si ensi soit qe mesmes lez re-

leged,

urs nemy voillont purraunt les ditz breifs de acias ovelque effect ou ient qe le matere de lour riefs de Scire facias soit u adjugge countre eux & ils foy retraihent as lieus ggez ou eux aloinent u roialme ou autrement : my appergent issint qe orps puissent estre myz cution a trefgraunde arient & anientisement dez conusez en temps aveig-

Et auxi pur ceo que le Roi est enheriteez de la prisez upon a statute x suertees a luv mesmes nar la coure de se channes. x suertees a luy mesmes par la cours de sa chauncery voet qe tiels suertees desore en avaunt soient faitz seent fibien a Roi come a parte.

leged, or eloign them out of the realm, or elfe they would not appear, so that their bedies might be put in execution; to the great hindrance and undoing of such recognifees in time to come; (6) and also because that the King is inherited of the taking of such sureties to himself by the course of the chancery; (7) the king doth He shall find will that from henceforth fuch furety to the furcties be made as well to the the party that fuer as to the party. fueth to defeat

an excution

CAP. XI.

unishment of those that make assault upon any that come to the parliament.

M le Roi voillant purier pur la ese & tranquil-: eux qui viendront as ientz ou consels du Roi commaundement ad or- & estable qe si ascune ou afray soit fait a ascune r espirituel ou temporel er de counte citezin ou s venuz au parlement ou feill du Roi par son comlement & la esteant & lant a parlement ou a all gadonges foit proclaa fait par trois jours feen le pluis overt lieu ville ou lassaut ou affaire ensi fait qe la parte qui el affraye ou assaute soy devaunt le Roy en son deins une quarter dune res la proclamation fait t el temps du terme ou nent al proschein jour en aps du terme enfuant le arter et fil ne face qil soit t de la fait suisdit & paie te greve sez damages a e a taxer par la discretion istices du dit bank pur le temps

TEM, the King willing to I provide for the ease and tranquility of them that come to the parliaments and councils of the King by his commandment, hath ordained and stablished, That if any assault or affray be made to any lord spiritual or temporal, knight of the shire, citizen or burgess, come to the parliament, or to other council of the King by his commandment, and there being and attending at the parliament or council, that then proclamation shall be made in the most open place of the town by three feveral days, where the affault or affray shall be made, that the party that made such affray or assault yield himself before the King in his bench within a quarter of a year after the proclamation ment of such made, if it be in the time of as do make the term, or otherwise at the assault upon. next day in the time of the any that come term following the next quar- to the parliater; (2) and if he do not council of the that he be attainted of the faid King, &c.

Q₂

deed.

deed, and pay to the party grieved his double damages, to be taxed by the discretion of the justices of the same bench for the time being, or by inquest, if it be needful, and make fine and ransom at the King's will; (3) and if he come, and he found guilty by inquest, by examination, or otherwise, of such affray or affault, then he shall pay to the party so grieved his double damages found by the inquest, or to be taxed by the discretion of the said justices, and make

temps esteant ou par enquest fil bosoigne & face fyn & raunceon a la volunte de Roi. Et fil veigne & trove soit coupable par enquest par examination ou en autre maner de tiel affaire ou assaute paie il adonges a parte ensi greve sez damages a double trovez par enquest ou a taxer par la discretion dez ditz justices & face fyn & raunceon a la volunte du Roi come desuis est dit.

7 H. 4. C. 6.

CAP. XII.

What wax-chandlers shall take for their work of wax.

fine and ransom at the King's will, as above is said.

Ex edit. Pulton.

TEM, our faid lord the King hath conceived by the com-I plaint of the faid commons, That the wax-chandlers in divers parts of England, fell candles, images and figures, and other works of wax made for offerings, after the rate of a pound of wax for ijs. and more where one pound of wax is no more worth then vi d. whereby they gain in every pound of wax so wrought xviij d. and more, by which means divers of the people be defrauded of their good intent and devotion, fuppofing such candles, images and figures, and other works to be of reasonable value, according as they pay for the same, where they be of none or little value: (2) And therefore our lord the King, willing for such deceit to provide remedy convenient, hath ordained and established, That no person shall fell, nor put to fale any fuch candles, images, figures and other works of wax, at more higher price, but only after the rate of waxchandlers the price of iii d more in the weight of a pound over that the common price of a pound of plain wax is between merchant pound of wax and merchant at the time of fuch fale or putting to fale, upon more than the pain to forfeit fuch candles, images, figures and other works wax is worth. of wax so put to fale, and the value of them that shall be sold against the form of this statute, and to make a fine to the King, if they be thereof duly attainted, or that it be found by examination, or due fearch by weights, or in other manner, that they have fold or put to fale any fuch candles, images, figures, or other works of wax against the form of this statute. (3) And peace, mayors that the justices of peace in every county where they be justices, shall have power to enquire hear and determine all things done against this statute: (4) And that as well every justice of peace in the county where he is justice, as mayors and bailiffs within the cities and boroughs, flewards of lords within the franchifes of their lords, shall have power and authority to examine and fearch as well by weights of fuch candles, images, figures, and other works of wax, as in other manner by their discretion, all them

How much may take for the work of a

Tuffices of chief officers and flewards may examine and punish oftenders.

them that any thing shall hereafter do against this statute, and to punish them that by such examination or search shall be found guilty in the form abovesaid. (5) Provided that this statute Rep. 21 Jac. 1. do not extend to hearses to be made for nobles that do die.

CAP. XIII.

A confirmation for three years of the stat. of 8 Hen. VI. c. 18. that wool, &c. brought to Calais shall be sold for ready money.

TEM, our said sovereign lord the King, for the wealth of Ex edit Raft. him and his realm, by the advice and affent of the faid lords, and at the special request of his said commons, hath ordained: That the good ordinance and statute made the viii. Wools, wool, year of his reign, that is to say, that the wools and woolfels and fels, and tin. tin, repairing and coming to the staple of Calais, shall be a fold for ready money to be paid in hand. And that the bullion be brought in his mint there, that is to fay, of every farpler of wool fold for twelve marks and above, vi. pound of bullion. and of every farpler of wool fold under twelve marks. v. pound of bullion. And that lawful and due partition be made, ac-Bullion. cording to the ordinance there at this time, to endure from the feast of the Annunciation of our Lady next to come, till the end of three years then next enfuing. Saving always to our fovereign lord the King power and authority to modify the same statute when him please, by the advice of his council, as it shall feem best to him for the profit of him and of his realm.

CAP. XIV.

It shall be felony to ship or carry any merchandises of the staple in creeks, during three years.

TEM, whereas the customs and subsidies granted to our fovereign lord the King be alloigned and withdrawn, as well for lack of good fearch in the ports and creeks within the realm of England, as by other crafty imaginations of divers persons, carrying merchandiles of the staple of Calais against the form Merchandiles of the faid statutes thereof provided and ordained. Our sove- of the staple. reign lord the King, by the advice and authority abovesaid, hath ordained and stablished, That none upon pain of felony bring, carry, or ship, nor cause to be brought, carried, nor shipped, any such merchandises of the staple in any creeks within his realm of England, against the ordinance abovesaid. And this statute to endure till the end of three years next enfuing and no longer.

CAP. XV.

A customer shall discharge the merchant that bath paid his custom.

TEM pur ceo qe nostre seignur le Roi par une peition a luy baillie en mesme le parlement par lez communes

ITEM, for that our lord the King, by a petition to him delivered in the same parliament, by the commons of the same, for

controuler

shall make a

warrant to

discharge a

paid his cus-

merchant that hath

tom.

the merchants of the realm, bath perceived, That seeing the customers and controulers in the King's declare their due custom, when they be unduly impeached in the our lord the King confidering the faid deceits by the advice, affent, and authority abovefaid, hath ordained, That the said customers and controulers shall write and deliver fufficient warrants, sealed with the seal of their office to that ordained, to the faid merchants, and to every of them, for all and every of their merchandises every time by them to the customers and controulers duly shewed; (3) and that the said merchants, nor any of them, shall any thing pay for the faid warrants, but only their due cuftom. (4) And in case that any customer or controuler, in any of the faid ports, do the contrary, that then every merchant fo grieved may have an action, by virtue of this ordinance, to purfue against every customer or controuler that doth the contrary in every court of record; (5) and then every customer or controuler so attainted shall forfeit to the King for every default tenpounds, and to the merchant thereby grieved, that will fue,

ports do not write any warrants in discharge of the said merchants of their merchandises by them shewed and duly sustomed, some as well coming into the realm, as passing out of the same, the same customers and controulers do embezzle the King's customs, and the merchants be greatly hindered, because that the warrants might plainly shew and A customer or King's exchequer: (2) the same a hundred shillings.

dicell pur le marchauntz du roialme ad entendu ge pur tant ge lez customers & countrollours en lez portes du Roi nescrivent ascuns garraunts en discharges des ditz merchauntz de lour merchandises par eux monstrez & duement customez ascuns sibien veignauntz en le roialme come passantz hors dicelle mesmes lez customers & countroullours embesilent les custumes du Roi & lez ditz merchauntz fount graundement anientisez a cause qe lez ditz garauntz purroient overtement declarer& monstrer lour due custome quantils fount fovent nonduement enpechez en leschekker du Roi. Mesme nostre seignur le Roi considerant lez ditz disseites de lavis assent & auctorite suisditz ad ordeine ge lez ditz customers & controllours escrivent & deliverent sufficiantz garantz enselez ovesqe le seal de lour office a ceo ordeinez as ditz merchauntz & a chescun de eux pur tous & chescune de lour merchandises chescun foitz par eux as ditz customers & controllours duement monstrere mesmes lez merchantz ne null de eux rien paiant pur lez ditz garrantz mes folement lour due custome. Et en cas que chescun customer ou countrollour en ascune des ditz pointes face le contrarie qadonqes chescun marchant ensi greve poet avoir action par vertue de ceste ordenance a pursuer envers chescun customer ou controllour qi face le contrarie en chescune court de recorde & adonges chescun customer & controllour issint atteint puise forfaire au Roipur chescun defaute x. li. & a le merchant enfi greve qi voill fuer C. s.

CAP.

CAP. XVI.

The penalty for sealing of a blank cocket to deceive the King of bis customs.

TEM, forasmuch as our most redoubted sovereign lord the Ex edit. Raft.

King is greatly deceived of his customs and subsidies, of that Customers.

Standards of the field north within the realm do see blank coothe customers of the said ports within the realm do seal blank kets, scrowls in parchment, called Blank cockets, with their seals deputed to their offices, and them so sealed do deliver to the merchants, for to enter and write in them their goods and merchandifes going out of the realm to the parts beyond the sea, the King not answered nor payed of his customs and subsidies of fuch goods and merchandifes. It is ordained, by the advice and authority aforesaid, That if any customer seal any such blank scrowl with the seal assigned to his office, or if any merchant enter or write, or cause to be entered or written in such blank scrowl or charter so sealed, his goods or merchandises, thereby to defraud our fovereign lord the King of his customs and subsidies, then as well the same customer as the merchant shall be judged to forfeit all his goods and chattels, as they should forfeit in case of felony. And that they and every of them shall have the imprisonment of three years. And this act shall endure by three years next ensuing after the feast of St. Hillary next coming.

Statutes made at Westminster, Anno 14 HEN. VI, and Anno Dom. 1435.

TOSTRE seignur le Roi Henry le sisme apres le conquest a son parlement tenuz a Westm' le xe jour dOctobre lan de son regne qatorszisme de ladvis & affent des seignurs espirituelx & temporelx & a la especiale request des communes du roialme en mesme le parlement esteantz ad fait faire diverses estatutes & ordinances a lonour de Dieu & le bien de luy & son dit roialme en la forme enfuant.

OUR lord the King Henry the Sixth after the conquest, at his parliament holden at Westminster the tenth day of October, the fourteenth year of his reign, by the advice and affent of the lords spiritual and temporal, and at the special request of the commons of the realm, being in the same parliament hath caused to be made divers statutes and ordinances, to the honour of God, and for the wealth of him and his realm, in the form following.

CAP. I.

Justices of Nisi prius may give judgment of a man attainted or acquitted of felony.

N primes nostre dit seignur le Roy ad ordeine par -auctorite del dit parlement qe authority of the said parlia-

FIRST, our lord the King 13Ed.1. stat. a hath ordained, by the c. 30. hath ordained, by the c.30. 04

The justices of Nifi prius have authority to give judgment as well where one is attainted of treason or felony, as where he is acquitted.

ment, That the justices before whom inquisitions, inquests, and juries, from henceforth shall be taken by the King's writ called Nisi prius, according to the form of the statute thereof made, shall have power of all the cases of felony and of treason, to give their judgments as well where a man is acquit of felony or of treason, as where he is thereof attaint. ed, at the day and place where the faid inquisitions, inquests and juries be fo taken, and then from thenceforth to award execution to be made by force of the fame judgments.

les justices devaunt queux inquifitions enqueftes & jurres enavaunt soient prisez par brief du Roi de Nisi prius joust la forme de lestatut ent fait eient poair en toutz casez de felonie & treson de rendre lour juggement fibien lou homme est acquite de felonie ou de tresen come lou il est ent atteint a jour & lieu ou les ditz inquisitions enquestes & jurres issint soient prises & adonges illeoges de agarder execution de estre fait par force de mesmes les jugementz.

Dy. 120.

CAP. II.

Wools and fells shall not be exported but to Calais. Special. exceptions in favour of the King, and his council, and the merchants of Venice, Genoa, &c.

Ex edit.Raft. Wools. Woolfels.

Bullion.

Calais.

TEM, forafmuch as the great number, quantity, and substance of the wools growing in the realm of England, by these three years past by ship, and in great jeopardy and doubt come to the town of Calais, there to be fold for ready money, whereof it behoveth the faid merchants fellers to receive upon every farpler a certain of bullion, to be brought to the King's mint at Calais, the which ready money and bullion after that they be forged and coined, and received by the faid merchants fellers, ought duly and equally to be distributed and departed to every one after his portion, to be fent into this realm, for the increase and universal weal of the same, by virtue of certain statutes made in the parliament holden at Westminster the eighth year of our fovereign lord the King, and renewed in the parliament holden the eleventh year of his reign, which statutes be straitly observed and kept, as by such persons, which by undue means do ship wools in the creeks and other suspicious places, and also in divers ports of the realm, and them carry to other places than to Caluis, and also by such persons, which in derogation of the universal weal of the realm, and in destruction of the good ordinance of partition, and in abatement of the price of wools, do purchase licences for their fingular avail to ship wools to Calais, there to be sold before all other wools there being, and be not bound to keep the price, nor to receive no bullion, nor to make partition nor distribution of their money, in manner as all merchants of England there repairing be straitly bound to keep, do by statute aforefaid, by reason whereof the said merchants by the means and licences aforesaid be in point to be destroyed, the said staple to

Staple.

5.]

issevered and destroyed, and consequently the said town of s, which by the faid staple hath hitherto been greatly maind and inforced, is like to be undone and lost, and the said n in point to be greatly hindered and hurt, as the fame fovereign lord the King hath conceived by the grievcomplaint to him made in the same parliament by the coms of the same: therefore the same our sovereign lord the z, willing for the same in this case to provide a remedy, by idvice of the faid lords spiritual and temporal, and at the lication of the faid commons, hath ordained in the fame ament, that no fuch licence, which is fo prejudicial and rary to the common and universal weal of his realm. of his faid merchants, and in destruction of the said town, the faid ordinance or partition, and of the price of wools, shall in no wife be granted. And that every which shippeth, or doeth to be shipped any wools or fels, to carry them over the fea in any wife, shall repair the fame to Calais, and there discharge and sell the said s and woolfels, after the tenour of the faid statutes, and afhe good rule and ordinance of the faid staple, in maintee and fustentation of the same, relief and increase of the own of Calais, and for the public weal of this his realm of ind. Saving always to our fovereign lord the King, power authority, to modify the same statute when it shall please by advice of his council, according as to him best shall for the profit of him and of his realm of England. Saving o the merchants of Genoa, Venice, Tuscany, Lombardy, Floand Catalonia, and also the burgesses of Berwick upon d, the liberties to them granted by a statute heretofore, and other the King's liege people the benefit of licence to granted by the King by the advice of his council.

23 H.6, C.6.

CAP. III.

re the justices of assiste of Cumberland shall bold their sessions.

EM come par estatut fait i temps le Roi Richard e soit qe les justices dassirendre & gaoles deliverer ez & affigners teignerent fessions en les principalx ilefs villes des fingulers ees cestassavoir la ou les es dicelles countees alors it ou delors serroient teostre seignur le Roi voilnesme lestatut en le coun-Cumberland estre obser-: gardes confiderant qe la de Cardoill est la princichief citee & ville du dit

coun-

TTEM, whereas by a statute 6R.2.c.5. made in the time of King Richard the Second, it was ordained, That the justices assigned, and to be assigned, to take assists and deliver gaols, shall hold their feffions in the principal and chief towns of every county, that is to lay, where the shire-courts of the counties beretofore were, and hereafter shall be holden; (2) our The justices lord the King willing the same of the affife, statute to be observed and kept in &c. of the the county of Cumberland, con-county of fuering that the city of Carlille is shall hold their the principal and chief city and fessionsat Cartown life.

town of the said county, and in the which the shire court of the same county hath been holden before this time; hath granted and ordained, by the authority of the same parliament. That the session of the justices to take assists and to deliver gaols in the county of Cumberland, be holden in time of peace and of truce, in the said city of Carlise, and in none other place within the same county, as it hath been used and accustomed of old time.

countee & en la quelle la counte de mesme la countee ad estee tenuz devaunt ces hoeures ad graunte & ordine par auctorite de mesme le parlement qe la session des justices dassises prendre & de gaoles deliverer en le dit countee de Cumberland soit tenuz en temps de pees & des trieux en la dite citee de Cardoill & en null autre lieu ou place deins mesme le countee come il ad estee use & accustume dauncien temps.

CAP. IV.

The justices of the peace of Middlesex may keep their sessions but twice in the year.

≥ H. 5.C.4.

TEM, whereas it was or-A dained by a statute, That the justices of peace of all the counties of England for the time being, Shall fit and hold their session four times by the year, to inquire and execute all charges contained in their commission, which they be fworn to do according to the form of the said statute, upon a great pain, as by the same statute more fully appeareth: (2) our lord the King, considering that all the high courts be set and holden in the county of Middlesex, continually during all the four times of the term, by which times of term the commons inhabiting in and of the same county, must attend from time to time to inquire of all the articles to the said courts belonging, as reason and law requireth, and that presently after every of the said terms ended, the said justices of the said county do sit and hold their sessions in the same county, as they ought to do, by force of the faid flatute, more to avoid the said penalty, than for any other necessary thing there to be inquired, at which sessions they cause to come before them a great

TEM come ordine foit par L estatut qe les justices de pees de toutz les countees dEngleterre pur le temps esteantz seiront & tiendront lour fessions quatre temps an pur enquerrer & executer toutz charges contenuz en lour commyffion le quell ils fount jurrez de faire solonc la forme du dit estatut sur graunde peine ficome par mesme lestatut pluis pleinement appiert. Nostre seignur le Roi considerant qe toutz fes hautz countes fount affiz & tenuz en le countee de Midd' continuelment durantz toutz les quatre temps de terme par les quelx temps de terme les communes & enhabitantz en & de mesme le counte coviendront entendre de temps en temps denquerrer toutz les articles as ditz courtes appurtenantz come reason & ley requiront & qe maintenaunt apres chescun des ditz termes fines les ditz justices du peas du dit countee de Midd' feiont tiegnent lour fessions in mesme le countee come ils deussent saire par sorce du dit e**flatuit**

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statuit pluis pur eviter la dit peine qe pur ascun autre chose necessarie illeoges destre enquis a les quelles sessions ils fount faire venir devaunt eux graunde partie des enhabitantz & communers du dit countee de Midd' pur enquerrer des toutz maners des choses come lour sount donez en charge & issint ils fount vexez & chargez parmye tout lan sibien hors le temps de terme come en le temps de terme si qe ils nount ascun repose ne temps de faire lour husbandriez & lour labour pur lour vivre en ascun maner gavner a lour final destruction sils ne soient succurrez en celle Et voillant purtaunt partie. mesme nostre seignur le Roi en ceo cas lour purvoier de remedie ad ordine par advis & assent fuisditz & a la request des ditz communes du roialme qe les justices du peas gore sount & toutz autres pur le temps 'defore esteantz en le dit countee de Midd' soient tout outrement dischargez de la dite peine par auctorite de mesme le parlement a toutz temps desore avenirs la court du bank le Roi esteant seant en le dit countee de Midd'. Purveu toutz foitz qe les ditz justices du peas del dit countee de Midd' pur le temps esteantz gardent observent & executent la courte des sessions du peas deux foitz en lan au meyns & plusours de temps sil bosoigne par ascun riote ou forcible entre fait deins mesme le countee de Midd' & ceo sur le peine & forfaiture de tielx fummes come fount pur ceo ordinez par afcun le fait devaunt ces hoeures au fyn & entent ge les ditz communes & enhabitantz del dit countee de Midd' ne soient part of the inhabitants and commons of the faid county of Middlesex, to inquire of all manner of things as to them is given in charge; and by that means they be charged and vexed throughout all the year, as well out of the time of term, as in time of term, so that they have no rest, nor time to do their husbandry and their labour, to get their living in any wife, to their utter undoing if they be not relieved in this behalf. (3) Therefore the same our lord the King willing in this cale to provide for them a remedy. hath ordained by the advice and affent aforefaid, and at the request of the said commons of the realm, That the justices of peace which now be, and all other hereafter for the time being, in the said county of Middlesex, shall be clearly dis-Thejustices of charged of the faid penalty, by the peace in authority of the same parlia- Middlesex shall keep ment, from henceforth, the their sessions court of the King's bench but twice in being fet in the said coun- the year, ty of Middlesex. vided always. That the faid quire of riots or forcible enjustices of the peace of the tries. said county of Middlesex, for the time being, keep, obferve, and execute the court of the fessions of the peace, two times in the year at the least, and more often if need be, for any riot or forcible entry made within the same county of Middlesex, and that upon the pain and forfeiture of fuch fums as he for that ordained by any law made before this time: to the end and intent that the faid commons and inhabitants of the faid county of Middlesex be not inforced nor compelled to appear before the justices of peace of the same county for the time being, but

(4) Pro- faving to in-

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at fuch time which shall seem by the discretions of the same justices of peace necessary and behooseful.

artes ne compelles pur apparer devaunt les justices du peas de mesme le countee pur le temps esteantz forsque a tiel temps qui sembleront par les discretions de mesmes les justices du peas necessaries & bosoignables.

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CAP. V.

Merchandises of the staple shipped in creeks shall be forfeited to the King, &c.

Exedit. Pult. TEM, it was shewed to our lord the King by the commons

A of the same parliament, That as well because of undue search made in the ports and creeks within the realm upon divers perfons, which by fubtil imaginations and means do ship wool and woolfels, and several other merchandises which ought to repair to the staple of Calais, and them carry and convey to divers other parts beyond the sea, without paying custom, against the tenor of the statute thereof made and ordained, by the which means the customs and subsidies granted to the King be greatly impaired and decayed: (2) it was ordained by the King and all the lords spiritual and temporal, and the commons in this present parliament holden at Westminster, the eleventh year of our lord the King that now is, that none upon pain of felony, should earry nor ship any such merchandises in the staple in the creeks within the faid realm against the ordinance aforesaid: (3) nevertheless, divers persons having no fear of the said statute, customably ship as well in the ports as in the creeks aforesaid, by undue means, great value of wools, woolfels, and of other merchandifes of the staple, and them carry into Flanders, Holland, Zealand, Brabant and Normandy, without paying any custom for the same; (4) and moreover, divers persons do ship customably wools and woolfels, in divers parts of the realm of England, which be cocketed and accustomed to go to Calais, and come not there, but the fame wools and woolfels carry into other parts aforesaid, contrary to the statute thereof ordained, by the which untrue means the King is greatly endamaged and defrauded of his customs and subsidies, and the said staple within short time in point to be clearly destroyed, the town of Calais impoverished and decayed, and the realm not increased: (5) our lord the King confidering the premisses, hath ordained by the statute aforesaid, That all the wools and woolfels, and all other merchandises which by statute ought to repair to the said staple, found in any creeks, shipped contrary to the faid statute and ordinance, shall be forfeit to our lord the King: (6) and moreover, that every person whatsoever he be, which at any time shall ship or cause to be shipped any manner of wools, woolfels, and other merchandifes to go to the staple aforesaid, and come not there, shall forfeit as much goods as the wools, woolfels, and other merchan-

All merchandifes of the staple shipped in creeks, shall be forfeited to the King.

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difes by them fo shipped and carried to other places than to Calais do amount, by extent after the very value, (except the merchandiles which be to be excepted to pals by the King's licence to other places.) Referved always to the King the whole moiety of fuch forfeitures, which be cocketted and accustomed to go to Calais, and come not there, as afore is faid; and to them which find and feife the merchandises, the other moiety, without any diminution or abatement. (7) And if any person take any wools, woolfels, or any other Merchandises merchandise of the staple, in any suspicious place adjoining to laid in secret the water-fide, in whatfoever place that it be, and no indenture places by the thereof made betwixt him and the mayor, bailiff or constable of water-side to be transthe town in the which fuch wools, woolfels, and other mer-ported, shall chandifes of the staple, be so layed, that then the same wools, be forseited. woolfels, and merchandises be forfeit; (8) and that the King have one moiety of all fuch forfeitures, and the lords of the town where such merchandises be so layed, and he which them find and feife, the other moiety to be equally divided betwixt (9) And every man shall have power by authority a+ foresaid to make search in every place for such goods of the staple so carried or shipped, or laid to be shipped, as afore is said, without impediment or disturbance of any person.

11 H.6.c.14,

CAP. VI.

None shall disturb an alien that bringeth in vietuals to sell in gross, or by retail.

TEM nostre seignur le Roi L enformez par les ditz communes coment en lestatuit fait lan vie le Roi Richard nadgairs Roi dEngleterre seconde ordine & accorde estoit qe chescun forein & alien esteant del amistee du Roi & du roialme & veniant deins la citee de Loundres & autres citees burghs & villes deins le dit roialme sibin deins fraunchise come dehors overqe person & autres vitailles geconges illeoges demurantz & retournantz serroit deslors de soubz le sauf garde & especial protection du Roi & ge bien lise a eux & a chescun de eux qils puissent trencher pesson & vitailx suisditz par peces & a tail & a retaill en partie ou en tout ou en gros come meulx lour femblera vendre & lour profit faire faunz empechement ou con-

TEM, our lord the King is in- 6 R.2. C.10. formed by the said commons, how in the statute made the fixth year of King Richard the Second, late King of England, it was ordained and accorded, that every foreign and alien being of the amity of our lord the King, and of the realm, coming within the city of London, and other cities, boroughs, and towns within the faid real of England, as well within franchiles as without, with fift, and other victuals what soever, there abiding and returning, sould be from thenceforth under the safeguard and special protection of our lord the King, and that: it should be lawful to them, and to every of them, that they might cut fift and victuals aforefaid by. pieces, and to tail and retail them. in part, and in whole, or in gross, as they shall think best, to sell and make their profit, without inpedch-

peachment or contradiction of any. notwithstanding any statutes, charters, ordinances, privileges, or customs made or had to the contrary; (2) and thereupon by a statute made the first year of King Henry the Fourth it was ordained and stablished. That the said statute and ordinance, made the fixth year, should be firmly holden and kept and duly executed, after the form and effect of the same, notwithstanding any letters patents of late granted to the fishmongers of the city of London, as in the faid statute, made the first year, fully appeareth; by the supplication of the commons aforesaid hath made, ordained, and stablished by authority aforesaid, That the said statutes shall be firmly holden and kept, any other statutes or ordinances made to the contrary notwithstanding; (3) joined to the same, That if any man disturb any foreign or alien to fell their fish in gross or at retail, in part or in whole, contrary to the faid ordinances, and thereof be duly attainted at the fuit of the King, or of the party, that then he shall forfeit x li. (4) And he that will fue for our lord the King, or for himself, shall have the one half, and the King the other (5) And fuch fuit shall half. be taken for any offence committed in the city of London against the said ordinance, for him which will fue for our lord the King, or for himself, in what county that pleafeth

ascuns estatutz chartres ordinaunces privileges ou custumes faitx ou ewes a contrarie & fur ceo par un autre estatuit fait lan primer le Roi Henri gart fuit ordine & estable qe les ditz ordinaunce & estatuit faitz le dit an vie serroit sermement tenuz & gardez & duement executz folone la forme & effect dicelles nient contristeantz ascuns lettres patenecs nadgairs grauntz au contrarie as pessoners le Loundres come en le dit estatuit fait le dit an primer pleinement appiert a la supplication des ditz communes ad ordine & estable par auctorite suissite qe les ditz estatuitz soient fermement tenuz & gardez aícuns autres estatutz ou ordinaunces faitz au contrarie nient obstantz Ajoustantx a icell qe si ascun homme destourbe ascun forein ou alien de vendre lour pessons en groos ou retaille en partie ou en tout au contrarie dez ditz ordinaunces & de ceo soit duement atteint al suite de Roi ou de partie qadonqes il forfera xl. li.'& celuy qi voudra fuer pur le Roi ou pur luy mesmes avera lune moitee & le Roi lautre moitee & foit tiel suyte pris pur ascun offense fait en la citee de Loundres encountre le dit ordinance pur celuy qi veudra fuer pur le Roi ou pur luy mesmes en quel countee qe luy plerra des countees de Midd' Hertf' Effex Kent' Surr' ou en la cittee de Loundres.

tre dit de nully non obstantz

9 Ed.3.ftat.1. c.1. 27Ed.3.ftat.2. c.2. 21R.2.c.7.

The forfei-

ture of him who diffurb-

eth an alien

bringing in

victuals to

tell them in

gross or by

retail.

him, of the counties of Middlefex, Hertford, Esfex, Kent, Surrey, or in the city of London.

CAP. VII.

Merchandises taken in ships of the King's enemies, though belonging to foreigners in amity with the King, shall not be restored.

TEM, our sovereign lord the King, considering by the grievous Ex edit. Raft. complaint to him made by the said commons, how that the aliens of Aliens. the King's amity do freight and charge the ships and other vessels of Ships. (the enemies of our sovereign lord) the King of Spain, which thing doth support and greatly enforce the money of the said enemies, and also it is the stronger mean that enforceth them of Rochel, and divers other of the King's adversaries. And if it happen that any ships or veffels of the said enemies, with any merchandises so charged be taken by the King's liege people upon the sea, the said aliens of the amity aforesaid, by colour of false charters, doubles, letters of marque counterfeited, and false witnesses of their nation, claim and demand the goods and merchandifes of the faid enemies, so taken upon the sea, as their proper goods, and the same goods and merchandises be restored, to the great hindrance of them which they have taken, and abasement of the courage of the faid liege people: and forasmuch as our sovereign lord the King willing therefore to provide a remedy, hath granted and ordained by authority aforesaid: insomuch that it is not contrary to the league made betwixt him and fome of his allies. That if it happen that any merchandiles of the aliens of the amity aforesaid be taken by the said lieges after the feast of Saint Michael the archangel, next coming, or any ships or vesfels of the faid enemies of our fovereign lord the King, not being under the King's safe conduct or protection, that then the said lieges may them retain and enjoy without any impeachment or restitution thereof to be made: and this ordinance shall endure by three years next enfuing, and longer, if it please our faid fovereign lord the King.

CAP. VIII.

The statute of 2 Hen. V. stat. 1. cap. 6. touching breakers of truce, suspended.

TEM, whereas it was declared and ordained by a statute made Truce.

the second year of King Henry the Fifth, forasmuch as before the said ordinance, divers people comprised within the truce, as well made by the said late King as by his sather, grandfather to the King that now is, and other also having safe conducts, as well of the said late King safe conducts. Henry the Fifth, sather to our said sovereign lord, as of his said grandfather, some have been slain, robbed and spoiled, by the King's lege people and subjects, as well upon the main sea, as within the ports and coasts of the sea of the realm of England, Ireland, and of Wales, whereby the said truce and safe conducts have been broken and offended, to the great dishonour and slander of the King, and against his dignity, and the said manslayers, robbers, and spoilers, and offenders of the said truce and the King's safe conducts, as afore is declared, have been by divers the King's lieges and subjects within the coasts.

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T 1436.

Treason.

divers counties received, abetted, procured, counselled, hired, stuffained, and maintained: that such slaying, robbery, breaking of such truce and the King's safe conducts, and wilful receipt, abettment, procurement, counsel, hire, sustenance, and maintenance of such persons to be made in time to come, by the King's lieges and lubicets within the realm of England, and of Ireland, and of Wales, or upon the main sea, shall be adjudged and determined for high treason, done against the crown and the King's dignity: our sovereign lord the King, confidering the pains contained and specified in the said statute, be so rigorous and grievous against his liege people and subjects, and them so straitly do bind, that the King's adversaries and enemies be greatly encouraged and comforted to make war against the said liege people: und many of the said liege people and subjects, as well upon the main sea and cousts of the sea, as in the marches of the realm of England, oftentimes have been some robbed, and some spoiled, and some shin, where-by many of the same lieges, inhabiting in the marches and coasts aforesaid, be greatly hindered and impoverished, and in point to be finally destroyed: and the mariners and merchants of the King to pass upon the sea with their ships and vessels with their merchandises, or otherwise to make war for the safeguard of the sea, be greatly discouraged and abashed, and the navy of the realm in point to be destroyed, and the faid merchants clearly discomforted, to do to be renewed any ships or vessels: hath ordained, by the advice, assent and authority aforesaid, That none of the said lieges and subjects of the King, by force of the said statute, for nothing by him attempted, done or to be done against the form and tenour of the faid statute, within seven years next ensuing, after the said tenth day of October, be in any wife punished, impeached, molested, or grieved, by force of the said statute, nor shall incur no pain for the same otherwise than he ought before the making the faid statute. But that he, his heirs and executors of all things and pains contained and specified in the said statute, as by force of the same statute, because of any offence done during the time aforesaid against our said sovereign lord the King, his heirs and fuccessors, be clearly quit and discharged for ever.

20 H. 6. C. 11.

Statutes made at Westminster, Anno 15 HEN. VI. and Anno Dom. 1436.

A T the parliament holden at Westminster the one and twentieth day of January, the fifteenth year of the reign of King Henry the Sixth after the conquest, by the advice and assent of the lords spiritual and temporal, and at the special instance and request of the commons of the realm; the same our lord the King hath caused to be ordained certain statutes to the bonour of God, and

NOSTRE foverain seignur le Roy Henry le sisme apres le conquest a son parlement tenuz a Westm' le xxje jour de Januaire lan de son regne xyme de ladvis & assent des seignurs espirituelx & temporelx & a lespecial instance & requeste de les communes du roialme en mesme le parlement esteantz ad fait ordeinez & establicz certeins statutz & ordi-

nances

es al honour de Dieu & le & profit de luy & de son oialme en la fourme qen-

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the profit of him and his realm, in the form following:

CAP. I.

re in a suit before the marshal, the defendant may plead, that the plaintiff or be are not of the King's boule.

N primes pur ceo qe les seneschall & mareschall oftell du Roy & lour dees avaunt cez heures ount z devaunt eux plees de : detenu & autres plees perx moevez parentre gentz furent de mesme lostell en recorde faifantz mention s pleintifs & defendants de ne les plees furent del dit ill & a lez parties defens en mesmes les plees ne rent lour chaleng & exceppar eux aleggez qe ils nes ou les pleintifs en mesles fuites ne fount pas de ne lostell encountre les leys atuts ent avant ces heures k faitz parount divers des s nostre dit seignur le Roi . court devaunt lez ditz chall & mareschall tenuz it foitz encountre le leie : grevoulment vexez & ublez a lour graunde da-& anientissement. Nostre ignur le Roi les premisses derez ad ordeine par aucde mesme le parlement i chescun seurte desore eant pur les defendants ape ils ne soient estoppes par ecorde a dire quils mesou lez pleintifs en mesme orde especifiez ne furent mps du dit plee ou fuit nence del hostell du Roy par mesme le recorde est ose eins eient lez ditz dents loure averement a dire nefmes ou les ditz plein-L. III. tifs

LIRST, Because that the steward and marshal of the King's house and their deputies before this time have holden before them pleas of debt, detinue, and other pleas personal moved betwixt people which were not of the same house, making mention in their records, that the plaintiffs and defendants of the same pleas were of the said house, (2) and do not allow to the parties defendants in the same pleas their challenges and exceptions by them alledged, that they themselves, or the plaintiffs in the same suits, be not of the same houses, against the laws and flatutes before this time had and made, whereby divers of interest. 1. stat. 1. the King's liege people in his court c. 3. holden before the said steward and 13 R. 1. stat. 1. marshal oftentimes against the law c. 2. be grievously vexed and troubled to their great damage and hindrance.
(3) Our said lord the King, In a suit comconfidering the premisses, hath menced before the marshal of ordained by authority of the the King's fame parliament, That in every house, the defurety from henceforth for the fendant shall faid defendants to be taken, not be efforthey shall not be estopped by that the plainfuch record, to say that them- tiff or he are selves, or the plaintiffs in the not of the fame record specified, were not King's houses at the time of the faid plea or fuit thereof commenced, of the King's house, as by the same record is supposed; (4) but the defendants shall have their averment to fay, That they themselves, or the said plaintiffs, were not of the same house

1 Bulftr. 2001

house at the time of such plea or suit commenced, the said record or other matter within the same contained notwithstanding. tifs ne furent de mesme lostell a temps de tiel plee ou suit commence le dit recorde ou ascun matier deinz icell continuz nient obstant.

CAP. II.

Corn being of small price, viz. wheat at six shillings and eight-pence, and harley at three shillings the quarter, may be carried forth of the realm without licence.

Ex. édit. Raft. Corn. 20 H. 6.c. 6. altered by 1Jac. 1. c. 25 & 1Jac. 1. c. 28.

TEM, forasmuch as by the law it was ordained, that no man might carry nor bring corn out of the realm of England without the King's licence, for cause whereof farmours and other men which use manurement of their land, may not sell their corn but of a bare price, to the great damage of all the realm: Our said sovereign lord the King, willing in this case to provide remedy; hath ordained by authority aforesaid, That it shall be lawful to every person to carry and bring corn out of England, and the same to sell to whatsoever person that he will, except all only to the King's enemies, as often and as long as a quarter of wheat or barley is so shipped: And that without suing any licence for the same. All other statutes before this time thereof made to the contrary notwithstanding. Provided always, That the King be contented of his customs and money. And this ordinance shall endure till the next parliament.

CAP. III.

What things be requisite to make a safe conduct effectual.

TEM, Whereas our faid lord the King of late hath granted bis letters of safe conduct to certain persons to come and go in and out of the realms and seigniories of England, France, and Ireland, with certain number of ships charged with their merchandifes, and that faith and credit should as well be given to the copy called Vidimus, sealed under the feals authentick and approved, as to the original of the faid letters; (2) one John de Gautier, one of the persons aforesaid, granted and delivered the Vidimus of the faid safe conduct to such and to as many as him pleased, sealed with the feat of him that calleth himself King of France, under the colour of which Vidimus a great navy of the adverse part was affembled, and did take many ships, and the King's

I TEM par la ou nostre dit seignur le Roi nadgairs avoit graunte ses lettres de fauf conduyt as certeins persons pur venir & aler en & hors de les roialmes & seignuries dEngleterre Fraunce & Irlonde ovesque certeine nombre des niefs charges overge lour marchandifes & qe foie & credance serroit done sibien a la copie appellez Vidimus enfealez foubs sealés autentiques & approvez come al originall de lez ditz lettres un John le Gautier un de les persons desuisditz graunta & delivera le Vidimus du dit fauf conduyt as tielx & as tauntz come luy pluist enseales foubz le seale celuy qi soy appelle Roy de Fraunce foubz umbre de quel Vidinaus un graunde navie de la partie adversarie fuist assemble & prist plusours niefs & lieges du Roy & vitailla lez villes & fortresses de les parties adversaries a graunde damage du Roy & de sez lieges suisditz si come nostre dit seignur le Roy a la grevouse compleint a luy en fait par les ditz communes lad pleinment entenduz mesme nostre seignur considerant lez graundes inconvenientz queux purroint eschier par tielx & autres qi malement usent sez lettres de sauf conduyt & qe soubz umbre de tielx Vidimus tout un entier navie des adversaries poet estre umbrez & journement vitailler estoffer & refressher lour partie en graunde damage de sez roialmes & specialment de le roialme dEngleterre voet doner en commaundement a les gardeins de ses graunde & prive sealx qils ne soeffrent pas tiel clause de Vidimus estre mys en null sauf conduyt a grauntiers de cy enavaunt sil ne issint soit ge ascun graunde ou notable cause ou matier moeve melme nostre feignur le Roy pur ceo tielment Et voet auxi par grannter. auctorite suisdite qe en toutz sauf conduyts de cy enavaunt a graunterz a afcun person ou persons les nouns de iceux de les niefs & de les maistres & le noumbre de mariners ovefqe leportage des niefs soient expressez.

King's liege people and victual, to the towns and fortresses of the adversaries, to the great damage of the King and of the liege people aforesaid, as our said lord the King, at the grievous complaint to bim made by the faid commons in the said parliament, bath perceived: (3) The same our lord the King, confidering the great inconveniencies which might enfue by fuch and other which do evil use his letters of safe conduct, and that under colour of fuch Vidimus a whole navy The clause of enemies may be coloured, Vidimus shall and daily victual, stuff, and re- not be put in fresh their party, in great da- a safe conduct, mage of his realm of England, unless upon fome special doth will, and hath command- cause. ed by the authority aforesaid, to the keepers of his great and privy feal, that they shall not fuffer such clause of Vidimus to be put in any safe conduct from henceforth to be granted. unless it so be, that some great or some notable cause or matter move the same our lord the King to grant the same in such wife; (4) and willeth also, that What things in all fafe conducts to be grant-ed from henceforth to any per-fon or persons, the name of duct to make them, of the ships, and of the it effectual. masters, and the number of the 18 H. 6. c. 8. mariners, with the portage of 14 Ed. 4. c. 4. the ships, shall be expressed.

CAP. IV.

None shall suc a Subpœna until be find surety to satisfy the defendant bis damages, if he do not verify his bill.

TEM pur ceo que diverses per-I sones ont avant cez heurez este graundement vexes et grevez per briefes de sub pena purchaces pur matiers determinablez per la comen ley de cest terre, a graund damege de tielx personez issint vexes, en subversion et impediment de

ITEM, for that divers persons Mr. Cay obly vexed and grieved by writs of this chapter Subpoena, purchased for matters is not upon the roll. determinable by the common law of this land, to the great damage Bro. conof fuch persons so vexed, in sub-science. 24. verfion and impediment of the com-

fue forth a his damages and costs, if he

37 R. 2. c. 6,

common law aforesaid; (2) our lord the King doth command, That the statutes thereof made No person shall shall be duly observed according to the form and effect of Subpoena un-til he find fu-the fame, (3) and that no writ rety to satisfy of Subpæna be granted from the defendant henceforth until furety be found to fatisfy the party fo do not verify damages and expences, if so be that the matter cannot be made good, which is contained in the bill.

la comen ley suisdite; nostre seignur le Roy voet que les estatuitz ent faitz soient duement gardes soloncque la fourme et effect dicelles; et que null briefe de sub pena soit graunte de cy enavant, tanque seurtee soit trove, pur satisfier la partie ensy greve et vexe pur ses damages et expenses, si issint soit ge le matier ne poet pas estre fait bon quele est contenus en la bille.

CAP. V.

What sort of persons may be impanelled upon an attaint.

TEM our lord the King considering that the trial of life and death, of lands and tenements, goods and chattels of every person of his liege people of this realm, touching matters in deed, by the law of the same realm remain and stand, and daily is very likely to be had and made, by the oaths of inquests of twelve men duly summoned in his courts; (2) and also that the great fearless and shameless perjury, which horribly continueth, and daily increaseth in the common jurors of the said realm, is most likely to tend to the greatest mischief which may fall to the faid realm; (3) and that it is to be supposed, by reason that the more sufficient that men be of lands and tenements, the more unlikely they are to be drawn or moved to perjury by brocage, power, or corruption; (4) and that in every action and writ of attaint at the least there must be thirteen defendants, unless that the death of any cause the contrary; (5) of which thirteen defendants every person by the law may have a several plea and answer, triable in whatsoever county that him pleaseth of the said realm, (6) and every of the same thirteen pleas and answers triable aut of the county in which the à&ion

TEM nostre dit seignur le L Roy considerant qe le triall de vie & de mort terres & tenementz biens & chateux de chescun person de ses lieges diceste roialme touchant matiers en fait par le leie de mesme le roialme remaigne & estaa & de jour en jour verisemblablement est pur estre eue & fait par les serementz des enquestes de xij. hommes duement fummones en sez courtes et auxi qe les graundes pourlesse & inhonutesse perjurie que orriblement continue & journement encresse en les communes jurrors du dit roialme a la pluis graunde verisemblable meschief qe puis cheier al dit roialme et qil est a supposer par reson qe le pluis fufficiantz qe hommes foient des terres & tenementz le pluis nonfemblablement ils fount a estre tretez ou moevez a perjure par brocage poure ou corruption & ge en chescun action & brief dateint au meyns y faut estre xiii. defendantz sil ne soit ge mort dascuny de eux cause le contrarie des queux xiij. defendantz chescun person par la leie poet avoir severall plee & response triable en quecounqe countee qe luy pleast del roialme avaunt

1436.7 Anno decimo quinto HENRICI VI.

avauntdit & chefcun de icelles xiij. plees & responses triables hors del countee en quel laction & brief dateint est pursue caufera la delaie de la prise de graunde jure da eint jesqes au temps que chescun des ditz foreins severalx responses soit trie. Et tout soit qe toutz iceux xiii. foreins severalx responses & plees chescun apres auter pur causer plusours delaies soient plees tries & trovez countre iceux xiii. defendantz ils nount ascun prejudice par icels ne les pleintifs en les ditz actions & briefs dateintz null autre avauntage mes qe le court du Roy adonges de proceder a la prise du dit graunde jurie la quell par subtilitée que de jour en jour encresce purroit causer la delaie des pleintifs en les ditz actions & briefs dateint par x. ans ou pluis par commune eftimation ad ordeine par lauctorite avauntdite pur partie de remedie de la mescheef suisdit ge null viscount baillif du franchise ne coroner en actions ou briefs dateint du plee du terre dannuell value de xl. s. ou pluis ne daction de detenue des faitz concernants terres & tenements de semblable value ou pluis ne de plee perfonell dount le juggement de recoverer extende a la somme de xl. li.' ou pluis retourne ne empanell en null inquisition ne enquest nulles persones mes ceux enhabitantz dedeins sa baille queux a cell temps eient estate a lour propre opes ou ceux as queux oeps autres persons ount estate de fee simplee fee taill ou frank tenement en terres & tenements dannuell value de xx. li' ou pluis dedeins sa baille hors del auncein demeine les cynk portes & tenure de gavelkynde ne meindres

action and writ of attaint is fued. doth cause the delay of the taking of the grand jury of attaint, until the time that every of the said foreign several answers be tried. (7) And although that all thefe thirteen several answers and pleas. every one after other, to cause more delays, be pleaded, tried, and found against these thirteen defendants, they themselves have no prejudice by the same, nor the plaintiffs in the said actions and writs of attaint no other advantage, but that the King's court then shall proceed to the taking of the said grand jury, which by fubtilty that daily increaseth may cause the delay of the plaintiffs in the said actions and writs of attaint by ten years or more, by common estimation; (8) hath ordained by authority aforesaid, what fort of for part of the remedy of the persons and of faid mischief, that no sheriff, what sufficibailiff of franchife, nor coro- may be imner, in actions or writs of at-panelled in taint of plea of land, of the juries upon an . yearly value of xl. s. or more, attaint. nor action of attaint of deeds concerning lands or tenements of like value, or more, nor personal, whereof the judgment of the recovery shall extend to the fum of forty pounds, or more, shall return nor impanel in any inquisition nor inquest, any persons but such as be inhabiting within his bailiwick, which have estate to their own use, or they to whose use other persons have estate, of fee-simple, fee-tail, or freehold, in lands and tenements, of the yearly value of xx. li. or more in his bailiwick, out of antient demelne, the five ports, and the tenure of gavelkind, 18 H. 6. c. 2. (a) nor shall return in the What iffues King's court less issues in the shall be refaid actions of attaint, than turned upon every juror in P 3

xl. S. an attaint,

of

distress, and the double of every other writ of distress against the persons impanelled and returned to be fworn in the fame actions. (10) And that no person of less sufficiency of freehold than of the yearly value of xx. li. in the form aforesaid, shall be sworn in the King's court upon any iffue in the faid actions of attaint, if he be for the same by the plaintiffs in due form challenged. (11) And that also as often as any sheriff, bailiff of franchise, or coroner, do contrary to this ordinance, he shall pay, and by this stattute be bound to pay to the King x. li. and to the plaintiffs in the faid actions and writs of attaint for their delay other x. li. (12) And if any of the foreign answers and pleas any of the de- be tried and found against any of the faid defendants, that then the same judgment against the fame defendants, and for the faid plaintiffs, shall be given by the King's justices, and consideration of his courts, as by the law should be given against the same desendants, in case that the grand jury in the faid actions and writs of attaint, upon the points and articles of the same writs, had passed against the same defendants, and with the faid plaintiffs. (13)And that by the same judgments, no other of the said defendants, but they against whom the aforesaid foreign answers and pleas be found and tried, shall be prejudiced or endamaged; (14) and that this statute touching the office of theriff, bailiff of franchise, and coroner, in returning of the said persons of the sufficiency

xl.s. at the first writ of distress.

and C. s. at the second writ of

A foreign plea pleaded by fendants found for the plaintiff. Keilw. 55.

meindres issues en les ditz actions datteint retourne en la court du Roy qe xl. s. a le primer brief de destresse & cent soulz a le secunde brief de distresse & le double a chescun autre brief de distresse envers les persones empanelles & retournes pur estre jurrez en mesmes les actions. Et qe null persone de meindre sufficiante du frank tenement qe dell annuell value de xx. li' en la fourme dessuisdit soit jurrie en la court du Roi sur null issue en les ditz actions datteint sil soit pur icell par les pleintifs en due fourme chalanges. Et qe auxi fovent qualcun vicount bailif du fraunchise ou coroner sace le contrarie de ceste ordinance qil paie & par cest estatut soit tenuz a paier au Roy x. li. & a les pleintifs en les ditz actions & briefs datteint pur lour delaies autres x. li. Et qe si ascun des ditz foreins responses & plees foit trice & trove encountre ascun des ditz defendantz gadonques mesmes les juggementz countre melmes les defendantz & pur les ditz pleintifs soient dones par les justices du Roy & consideration de ses courts a come par la leie serroit donce envers les mesmes defendants en cas qe le graunde jurie en les ditz actions & briefs datteint fur les points & articles de mesmes les briefs passez encountre mesme les defendants & ovesqe les ditz pleintifs. Et qe par mesmes les juggementz null autre des ditz defendantz finon ceux queux les avauntditz vers foreins responses & plees sount troves & triez soit blessez ne endamages. Et qe fi estatuit touchant lossice de viscount bailif de fraunchise & coroner cn

This statute doth not extend to cities or boroughs.

en retournant des persones de la sufficiauntee du frank tenement dannuell value de xx. li.' et qe null persone de meindre sufficiante du frank tenement soit jurie en les ditz actions & briefs datteint ne extende pas as citees & burghs de le dit roialme ne a les enhabitantz en icelles.

Purveu toutz foitz qe fi en ascuny de les ditz countees ne soient persones enhabitantz defoubz le state de baron del posfession dez terres & tenementz dannuell value de xx. li. en mesme le counte en la fourme avantdit a suffire le noumbre pur estre empanelles & retournes en les ditz actions & briefs datteint gadongues le viscount bailifs de franchisez & coronours de mesme le counte empanell & retourne en mesmes les actions & briefs parsones illeoges enhabitantz de la pluis sufficiante du possession dannuell value de terrez & tenementz deinz la value de xx. li. par an en mesme le counte en la fourme avauntdit & qe a ceux persones nextende pas lavauntdite chalanges qils fount del fufficiante des terres & tenementz dannuell value de xx. li. en mesme le counte & ceo auxi sovent qe ascun de melmes les viscountz baillifs ou coroners face le contrarie de cest darrein article qil paie au Roy x. li. & au ditz pleintifs k. si. en la fourme avantdite. of freehold of the yearly value of xx. li. and that no person of less sufficiency of freehold be fworn in the faid actions and writs of attaint, shall not extend to cities and boroughs within the faid realm, nor to the inhabitants in the same.

II. Provided always, That A remedy if if in any of the faid counties there be not there be not persons inhabiting sufficient men (under the estate of a baron) in the same of possession of lands and te-county, who nements of the yearly value of the yearly vaxx. li. in the same county, in lue of xxl. the form aforesaid, to suffice the number to be impanelled and returned in the said actions and writs of attaint, that then the sheriff, and bailiffs of franchifes, and coroners of the fame county, shall impanel and return in the same actions and writs, persons there inhabiting, of the most sufficient of postfession of yearly value of lands and tenements within the value of xx li. in the same county in the form aforesaid; (2) and that to fuch persons the said challenge extend not, that he is not of possession of lands and tenements of the yearly value of xx li. in the fame county; (3) and that as often as any of the same sheriffs, bailiffs, or coroners do contrary to this present article, he shall pay to the King x li. and to the plaintiffs x li. in the form aforesaid. 23 H. S. c. 3.

CAP. VI.

A restraint of unlawful orders made by masters of guilds, fraternities, and other companies.

TEM, Whereas the masters wardens and people of the guilds, I fraternities and other companies incorporate, dwelling in divers parts of the realm, oftentimes by colour of rule and governance and Guild. ether terms in general words to them granted and confirmed by charters Fraternity.

and Company.

and letters patents of the King's progenitors, make themselves many unlawful and unreasonable ordinances as well of many such things, whereof the conisance, punishment and correction all only pertaineth to the King, lords of franchises, and other persons, and whereby our sovereign lord the King and other be disherited of their profits and franchises, as of things, which oftentimes in confederacy is made for their fingular profit, and common damage to the people: the fame our fovereign lord the King, by the advice and affent of the lords spiritual and temporal, and at the prayer of the commons aforefaid, hath ordained by authority of the same parliament, that the masters, wardens, and people of every such guild, fraternity, or company incorporate, betwixt this and the feast of Saint Michael next coming, shall bring and do all their letters patents and charters to be registered of record before the instices of peace in the counties, or before the chief governors of the said cities, boroughs, and towns, where such guilds, fraternities and companies be. And moreover hath ordained and defended, by the authority aforefaid, that from henceforth no such masters, wardens, nor people make nor use no ordinance which shall be to the disherison or diminution of the King's franchises, or of other, nor against the common profit of the people nor none other ordinance of charge, if it be not first discussed and approved for good and reasonable, admitted by the justices of peace, or the chief governors aforesaid, and before them entered of record, and after by them revoked and repealed, if it be found by them not lawful or not reasonable, and that upon pain to lose and forfeit the force and the effect of all the articles comprised in their faid writs and charters, by which they might do the fame ordinances to be entered and moreover to lose and pay x. li. to the King for every ordinance that any of them doth make or use to the contrary, as often as he shall be of that by due process, and lawful manner convict of record before any of the said justices of peace, or chief governors of cities, towns, and boroughs. And this ordinance shall endure as long as it shall

19 H. 7. c. 7. please our said sovereign lord the King.

CAP. VII.

All persons religious and secular may make their general attornies to sue or plead for them in every hundred and wapentake.

ITEM, our said sovereign lord the King, by the assent of the lerds spiritual and temporal, and commons assorbaid, hath ordained and slablished by authority assorbaid. That from hencesorth all the abbots, priors, and other religious persons, and their successors, and every of them, which have lands and tenements or other possessions within any of the wapentakes of Stainclife wapentake or Friendlesse wapentake in Craven in the county of York, may make their attornies general in all the courts within the said wapentakes and every of them, that is to say, every of the abbots, priors, and religious persons severally under the common seal of

Anno decimo quinto HENRICI VI. 1436.

his house, to win and lose in every manner of plea, for any or against any of them in the said courts, or any of them moved or to be moved. And that the faid abbots and priors and religious persons and their said attornies and every of them, may plead in the faid courts and every of them, all manner of pleas, which be pleadable in law and in the law allowable, and that every steward and bailiff of or in every of the said courts for the time being, shall as well receive any attorney in the manner aforesaid to be made, as the said pleas by the said abbots, priors, or religious persons, and by their said attornies, and by every of them to be pleaded, without amercing the faid abbots, priors, or religious persons or any of them in the manner aforesaid, or otherwise than secular persons in like case without fraud should be amerced.' And that every of the stewards and bailiffs aforefaid, at every time that he doth contrary to this ordinance, shall forfeit and pay to the king x. li. and that every person which will fue for the King in this case, shall have a writ of debt sounded upon this statute, and shall have the half for his labour, and the King the other half. And that in the same manner all other abbots, priors, and other religious persons and their successors, and any other fecular persons within this realm, in every hundred and wapentake within the same realm, may make their attornies general, to plead for them and every of them in the form aforesaid, that is to say, the said abbots, priors, and religious persons under the common seal, and the secular persons under their seals. And if the stewards, bailiss, or any minister of any 20 H. 3. c. 10. such hundred or wapentake do contrary to the same, every of 13 Ed. 1. stat.

them shall forfeit to the King x. li. as afore is said, and this 1. c. 10. statute and stablishment shall endure as long as it shall please the 7. R. 2. c. 14.

King.

CAP. VIII.

No merchant shall ship any merchandises of the staple, but at wbarfs assigned, &c.

TEM, our sovereign lord the king, to remove and eschew the great . unlawfulness and damage, which daily is to him done, in withholding the customs and subsidies, and impediment to the staple of Calais of the sale of wools and woolfels, by such which do ship their wools and woolfels in divers secret parts and creeks, and other suspect places within this realm, stealing bringing and carrying the same not customed to divers parts beyond the sea, and not to Calais; hath ordained by Noperson shall the authority aforesaid, that from henceforth no manner of ship any merperson shall ship nor do to be shipped wools, woolfels, nor other chandiscofthe merchandifes pertaining to the staple, in no place within this staple, but at the keys afrealm, but all only at the keys and wharfs being in the ports signed where affigned by the statute, where the King's weights and his wools the King's be set. (2) And that every master of ships and vessels, in the weights are. which fuch wools and woolfels and merchandifes be put, shall find sufficient surety to the customers of the ports, where they do ship, to carry the said wools and woolfels to the staple of 18 H. 6. c. 17. Calais, and to bring a certification from thence, that he hath so 14 H. 6. c. 5.

done, 4 Ed. 4. c. 2.

[1439.

done. (3) Saving always to the merchants of Genoa, Venice, Tufcany, Lombardy, Florence, and Catalonia, and to the burgesses of Berwick, the liberties to them granted by statute heretofore.

Statutes made at Westminster, Anno 18 HEN. VI. and Anno Dom. 1439.

UR lord King Henry the fixth after the conquest, at his parliament holden at Weltminter the morrow after St. Martin, in winter, the twelfth day of November, the eighteenth year of his reign, to the honour of God, and for the weal of him and of his realm, by the advice and assent of the lords spiritual and temporal, and the commons in the same parliament assentied, hath made, ordained, and stablished divers statutes and ordinances in the form following.

OSTRE seignur le Roi Henry le sisme apres le conquest a son parlement tenuz a Westm' le lendemayn de Seint Martin en iver le xijme jour de Novembre lan de son reigne xviije al onour de Dieu & pur le bien de luy & son roialme de ladvys & assent des seignurs espirituelx & temporelx & les communes en mesme le parlement assembleez ad fait ordeigner & establier diverses estatuitz & ordinances en la fourme qensuit.

CAP. I.

Letters patents shall bear the date of the King's warrant delivered into the chancery.

27 H. S. C. 11.

FIRST, whereas by fuit made to the King by divers persons it hath been desired by their petitions, to have offices, ferms, and other things of the gift and grant of the King, by his gracious letters patents thereof to them to be made, desiring by the same petitions, the same letters patents of the King to bear date at a certain day limited in the same, the which day is often long before, the King's grant to them thereupon made have borne the same date, by reason whereof divers of the King's liege people having such offices, ferms, and other things of the gift or grant of the King, by his gracious letters patents thereof to them long time before duly made, by fuch fubtil imagination of such antedates desired by such petitions, of such offices, ferms, and other things,

DRimerement come par fuit fait au Roy par divers gentz ad este desire par lour petitions daver offices fermes & autres choses del don & graunte du Roy par sez gracious lettres patentz ent a eux a faire desirauntz par icell petitions mefmes les lettres patentz du Roy de porter date a certein jour limite en icell le quell jour est fovent longement devaunt le graunte du Roy a eux faitz de four ditz petitions parount les lettres patentz du Roy a eux fur ceo faitz ount porte melme la date a cause de quell divers lieges du Roy eiantz tielx offices fermes & autres choses du don ou graunte du Roy par sez gracious lettres patentz a eux longe temps devaunt duement fait par tielz fubtils ymgginations

ginations de tiels antedates defirez par tiels petitions de tiels offices fermes & autres chosez fovent ount este oustes amoves & expelles encountre droit bon conscience & reason. Nostre dit seignur le Roy voillant oustier tiels ymaginations del avys & assent des seignurs espirituelx & temporelx & al especiale request des ditz communes ad ordine par auctorite de mesme le parlement qe de qeconqe garrant en apres par melme nostre seignur le Roy ou sez heires al chaunceller dEngleterre pur les temps esteant addresse le jour du livere dicell al chaunceller soit entre du recorde en la chauncerie et qe le chaunceller face faire lettres patentes sur mesmes les garrantz portantz date le jour du dit livere en la chauncerie & nemy devaunt en null manere et si ascuns lettres patentes soient desore faitz al contrarie foient voidez irritez & tenuz pur nulles.

things, often have been put out, amoved, and expelled, against right, good conscience, and reason: (2) Our faid lord the King, willing to put out fuch imaginations, by the advice and affent of the lords spiritual and temporal aforefaid, and at the special request of the said commons hath ordained, by authority of the same parliament, That of every warrant here- The King's after sent by the same our lord letters patents the King, or his heirs, to the the day of the chancellor of England for the King's wartime being, the day of the de- rant into the livery of the fame to the chanched cellor shall be entered of record plowd. in the chancery; (3) and that Dyer, 133. the chancellor do cause letters patents to be made upon the tame warrant, bearing date the day of the faid delivery in the chancery, and not before in any wife; (4) and if any letters patents be from henceforth made to the contrary, they shall be void, frustrate, and holden for none.

CAP. II.

They which have gavelkind lands to the yearly value of twenty pounds, may be returned in attaints.

TEM come al parlement nostre seignur le Roy tenuz a Westm' lan de son reigne xvme entre autres articles soit ordeigne qe null viscount baille de fraunchis ne coroner en action ou briefes datteyntes de plee de terre de annuell value de xl. s. ou pluis nen action de atteynt des faitz concernantz terres & tenementz de annuel value de xl. s. ou pluis ne personell action dount le jugement de recovere extend al fomme de xl. li.' ou pluis retourne ne empanelle en null inquisition ne enqueste nulles persones mes ceux enhabitauntz deinz sa baille qi ount estate a lour oeps

TEM, where in the parlia- 15 H. 6. c. 5. ment of our lord the King, holden at Westminster the fifteenth year of his reign, among other articles it was ordained, That no sheriff, bailiff of franchise, nor coroner, in action or writs of attaint of plea of land of the yearly value of xl.s. or more, nor in action of attaint of deeds concerning lands and tenements of the yearly value of xl. s. and more, nor in personal action, whereof the judgment of the recovery extends to xl. li. or more, should return or impanel in any inquisition or inquest, any persons but them that be inhabiting within his bailiwick, which have estate

other persons have estate of feesimple, fee-tail, or free-hold, in lands and tenements of the yearly value of xx. li. or more, within his bailiwick, out of antient demean, five ports, and the tenure of gavelkind; (2) in respect of which ordinance, seeing within the county of Kent there be but thirty or forty persons at the most, which have any lands or tenements out of the tenure of gavelkind, because the greater part of the said county, or well nigh all, is of the tenure of gavelkind, which persons be continually impanelled and returned in the faid actions, to the great bindrance and impoverishment of the same persons; (3) our said lord the King confidering the premisses, hath granted, ordained, and stablished, by authority aforesaid, That those men which have estate to their use, and also they to whose use other men have estate, of feefimple, fee-tail, or free-hold, panelled upon in lands and tenements of the yearly value of xx. li. of the tenure of gavelkind, shall be returned and impanelled in all fuch attaints as be above recited, which attaints be not now depending, but may depend in time to come, in the same manner and form as any other person may be returned and impanelled by force of the faid statute made the said fifteenth year.

to their use, or they to whom

23 H. S. C. 3.

They which have gavel-kind lands to the yearly value of Kx. li. may be imattaints notwithstanding the statute of the 15 H. 6. c. 5.

oeps ou ceux as queux autres persones ount estate de fee simple fee taille ou franctenement en terres & tenementz de annuell value de xx. li.' par an ou pluis deins sa baille hors de auncien demesne cynk portz & la tenure de gavylkynde par cause de quel ordenaunce a cause que deins le counte de Kent sount qe trent ou quarrant persones a pluis que ount ascuns terres ou tenementz hors de tenure de gavylkynde pur ceo qe la grendre partie du dit counte ou bien pres tout est de tenure de gavylkynde les queux persones sount continuelment empanellez & retournez en les ditz actions datteintes a graunde anientifment & empoverisment des mesmes les persones nostre dit seignur le Roy considerant les premisses ad graunte ordine & establie par lauctorite desuisdit qe iceux hommes qi ount estat a lour oeps & auxint iceux as queux oeps autres hommes ount estat de fee simple fee taille ou fractenement es terres & tenementz dannuell value de xx. li.' de la tenure de gavylkynde soient retournez & empanellez en autiels atteintes come fount desoubtz reciteez les queux atteintes ne fount pas ore pendantz mes purront pendre en temps avenir mesmes en les manere & fourme come ascun autre persone poet estre retournez & empanellez par force du dit estatuit fait le dit an quindsisme.

CAP. III.

Butter and cheefe may be transported without licence.

Ex edit. Pulton. 21 R. 2. C. 17. 3 H. 6. c. 4. 14 H. 6. C. 2.

TEM, Whereas in the statute made the xxj. year of King Richard the Second, at the grievous complaint of his commons, shewing how the staple was limited to rest at Calais, (2) and that all manner of wools, woolfels, leather, lead, tin, cheefe, butter and honey, going out of the realm of England,

ought to have recourse to the said place of Calais, and to no place elsewhere; (3) certain persons by their suggestions had before that time purchased licences to carry out wools, and other merchandises aforesaid, to what parts beyond the sea that pleased them, of the King's amity, to the which their licences do extend, without coming to the faid places of Calais, to the great advantage of the persons so having licences, and great damage of them which have no licence: (4) wherefore the said King by authority of his parliament holden the year aforesaid, ordained and stablished, That the said statute should be holden and observed as to the great merchandises aforesaid, that is to say, wools, woolfels, tin and lead only, without licence thereof to be granted but by the King him-(5) In respect of which statute so made, the chancellor for the time being often hath denied to grant licences for cheese and butter to be carried to any other place, but only to the The King's fame Calais, to the great damage of the people of this realm: people may (6) Our faid lord the King confidering that cheese and butter carry butter is a merchandife which cannot be well kept, nor tarry his mer- and cheefe to chant, and will be greatly impaired by vermin and worms, of the realm, and is also tender and of so simple price, that it cannot well bear being in amity the costs of the staple, hath ordained by the authority aforesaid, with the King, that the King's liege people may convey and carry out of his cence. realm, whither it shall please them of the King's amity, cheese and butter without any licence to be pursued in any wife, paying for the fame the customs and subsidies thereof due from time to time, any statute made to the contrary notwith-

II. Provided that the King may restrain the same when it shall please him.

7 H. 6. c. 4. 1 & 2 Ph. & M.

CAP. IV.

No merchant alien shall sell any merchandises in England to another merchant alien. Mayors, &c. of cities and towns to execute this all.

TEM, whereas great damages and losses daily come to the Ex edit. Raft. King and to his people, by the buying and selling that the Merchants merchants aliens and strangers do make at their proper will and liberty, without any notice governance and furveying of any of the King's lawful liege people, as by fuch buying and selling, which they use together of all manner of merchandifes every of them with other, and also by covins and compaffings, that they do to impair and abate the price and value of all manner of merchandises of this noble realm, and do increase and inhance the price of all their own merchandises, whereby the faid merchants aliens be greatly enriched, and the Kings subjects merchants denizens of the same realm grievously impoverished, and great treasure by the same aliens brought out of this realm, the customs and subsidies by them due to the King for the causes aforesaid greatly diminished, and the navy of the said realm greatly destroyed and hindered. And whereas

whereas by divers statutes before this time made it was ordained. That in every city, town, and port of the sea of England, where the merchants aliens and strangers be or shall be repairing, sufficient hosts shall be assigned to the same merchants. by the mayor, sheriffs, or bailiffs of the said cities, towns, and ports of the sea, and that the merchants aliens and strangers shall not be dwelling in any other place but with the faid hosts fo affigned, which be not sufficient and convenient remedies enough against the damages and inconveniences aforesaid: Our said sovereign lord the King, willing against the same damages, and inconveniences to provide a remedy in this behalf, hath ordained by authority aforesaid, That from henceforth no merchant alien or stranger, shall sell no manner of merchandise to other merchant alien or stranger, upon pain of forfeiture of the same merchandises. And that all merchants aliens and strangers from henceforth coming or abiding to merchandise within any city, town, borough, or port in England, shall be under the surveying of certain people called hosts or surveyors to them assigned by the mayors, theriffs, or bailiffs of the same cities, towns, boroughs, or ports by the manner enfuing. And that every fuch merchant alien coming to any of the cities, towns, boroughs or ports, within three days after his faid coming, shall offer him in person before the mayor, sheriff, or bailiff, of the same city, borough, town, or port, to which he cometh, to have an host to him assigned. And that the mayors, sheriffs or bailiffs, of every of the said towns, boroughs, and ports, within iiii. days next after that they have notice of the coming or being of any fuch merchants, shall assign to the same merchants aliens sufficient hosts which be good and credible persons, Englishmen born, expert in the feat of merchandise, and not exercising such merchandises, which the merchants aliens being under their surveying for the time do use. And that the same hosts shall survey and be privy to all the merchandifes, which the faid merchants shall discharge at any port or place of this realin, or shall bring or do to be brought out of the same, and to all sellings, buyings, and contracts of merchandifes, which they do within the faid parts and places. And that every fuch merchant, which bringeth or doth to be brought from henceforth any merchandises and them discharge within any port or place of the said realm, shall put them to sale by the surveying of the said hosts, and make full employment of all the same merchandises, (except all manner of cloths of gold, of filver, and of filk) within eight months next after the coming of the same merchandises to any port, safe, or place discharged of the said realm, deducting their reasonable costs and expences, that is to say, they shall sell the same merchandises for other merchandises of the said realm, or shall sell them for money, and with the fame money they shall buy within the time aforesaid other merchandifes growing and made within the same realm, upon pain to forfeit all the faid money within the faid term not em-

ployed. And that it shall be lawful to the said merchants iliens and firangers, after the faid eight months to carry out of the faid realm all the faid merchandifes within the fame term as is faid) and not fold, without any customs or subsidies thereof to be paid. And if the faid merchants aliens after the faid right months fell any of the faid merchandifes within this ealm, that then they shall be forfeit. And every of the said tofts shall do to be registered and written in a book from time o time all the said merchandises, which the merchants aliens hall have and receive, and all the buyings, sales, contracts, and imployments that they do by their knowledge and furveying, and the transcript thereof shall bring or do to be brought beore the treasurer and barons of the King's exchequer two imes by the year, that is to fay, at the beginning of the two terms of Easter and Saint Michael. And the same hosts their executors, heirs or landtenants by colour of fuch transcript or my other thing concerning the faid occupation of host, shall not be bound to accompt within the faid exchequer, nor otherwise charged. And the said host shall take for his labour in that asse of every merchant stranger two pence for every twenty hillings in value of all manner of merchandifes so by the said perchants aliens fold and bought. And every such host in his first admission to the said occupation, shall swear before the mayors, sheriffs, and bailiffs, by whom he shall be assigned p such occupation, well and lawfully to use and exercise the ame occupation. And if he be found unlawful or defective to the contrary, then shall he be put out of the faid occupation by the said mayors, sheriffs, and bailiffs, as often as to them hall feem needful, and other by them put in his place, and moreover to punish him after his deserving by discretion of the ame mayors, theriffs, and bailiffs. And if any merchant alien or stranger do not offer him to take such host, or after that in host be to him assigned, as afore is said, resuse to be under the furvey and governance of such host, in the manner aforeaid, he shall be taken and arrested by the said mayors, sheriffs, or bailiffs, and put in prison, there to remain without being et to bail or mainprise, till he hath found sufficient surety, so be under the governance of fuch host, to make him privy to all the fales, buying and contracts of his merchandifes, as isoresaid, and the same merchant alien in that case shall make ine and ransom at the King's pleasure. And if any such merchant alien make any buying, sale or contract of merchandise, without the said surveying of his host, or making the faid host privy to all the faid merchandises, fold, bought, x contracted, as afore is faid, he shall forfeit the value of the ame goods bought or fold, or the fum or value of that whereof the contract is made. And if any such mayor, sheriff, or pailiff let any such merchant willingly to be without host in the form aforefaid, and go at large without arrefting him, and putting him in prison, and punishing in the form aforesaid, the same mayor, sheriff, or bailiff shall forfeit twenty pounds to the King

whereas by divers statutes before this time made it was ordained. That in every city, town, and port of the sea of England, where the merchants aliens and strangers be or shall be repairing, fufficient hosts shall be assigned to the same merchants. by the mayor, sheriffs, or bailiffs of the said cities, towns, and ports of the sea, and that the merchants aliens and strangers shall not be dwelling in any other place but with the said hosts fo affigned, which be not sufficient and convenient remedies enough against the damages and inconveniences aforesaid: Our said sovereign lord the King, willing against the same damages, and inconveniences to provide a remedy in this behalf, hath ordained by authority aforesaid, That from henceforth no merchant alien or stranger, shall sell no manner of merchandise to other merchant alien or stranger, upon pain of forfeiture of the same merchandises. And that all merchants aliens and strangers from henceforth coming or abiding to merchandise within any city, town, borough, or port in England, shall be under the surveying of certain people called holds or surveyors to them assigned by the mayors, therists, or bailiffs of the same cities, towns, boroughs, or ports by the manner enfuing. And that every fuch merchant alien coming to any of the cities, towns, boroughs or ports, within three days after his faid coming, shall offer him in person before the mayor, sheriff, or bailiff, of the same city, borough, town, or port, to which he cometh, to have an host to him assigned. And that the mayors, sheriffs or bailiffs, of every of the said towns, boroughs, and ports, within iiii. days next after that they have notice of the coming or being of any fuch merchants, shall assign to the same merchants aliens sufficient hosts which be good and credible persons, Englishmen born, expert in the feat of merchandise, and not exercising such merchandises, which the merchants aliens being under their surveying for the time do use. And that the same hosts shall survey and be privy to all the merchandifes, which the said merchants shall discharge at any port or place of this realin, or shall bring or do to be brought out of the same, and to all sellings, buyings, and contracts of merchandifes, which they do within the faid parts and places. And that every such merchant, which bringeth or doth to be brought from henceforth any merchandiles and them discharge within any port or place of the said realm, shall put them to sale by the surveying of the said hosts, and make full employment of all the same merchandises, (except all manner of cloths of gold, of filver, and of filk) within eight months next after the coming of the same merchandises to any port, safe, or place discharged of the said realm, deducting their reasonable costs and expences, that is to say, they shall sell the same merchandises for other merchandises of the said realm, or shall sell them for money, and with the same money they shall buy within the time aforesaid other merchandifes growing and made within the fame realm, upon pain to forfeit all the faid money within the faid term not em-

ployed. And that it shall be lawful to the said merchants aliens and strangers, after the said eight months to carry out of the faid realm all the faid merchandifes within the fame term (as is faid) and not fold, without any customs or subsidies thereof to be paid. And if the faid merchants aliens after the faid eight months fell any of the said merchandises within this realm, that then they shall be forseit. And every of the said hofts shall do to be registered and written in a book from time to time all the said merchandises, which the merchants aliens shall have and receive, and all the buyings, sales, contracts, and employments that they do by their knowledge and furveying, and the transcript thereof shall bring or do to be brought before the treasurer and barons of the King's exchequer two times by the year, that is to fay, at the beginning of the two terms of Easter and Saint Michael. And the same hosts their executors, heirs or landtenants by colour of fuch transcript or any other thing concerning the faid occupation of host, shall not be bound to accompt within the faid exchequer, nor otherwise charged. And the faid host shall take for his labour in that case of every merchant stranger two pence for every twenty shillings in value of all manner of merchandises so by the said merchants aliens fold and bought. And every such host in his first admission to the said occupation, shall swear before the mayors, sherits, and bailiss, by whom he shall be assigned to fuch occupation, well and lawfully to use and exercise the same occupation. And if he be found unlawful or defective to the contrary, then shall he be put out of the faid occupation by the faid mayors, theriffs, and bailiffs, as often as to them shall feem needful, and other by them put in his place, and moreover to punish him after his deserving by discretion of the same mayors, theriffs, and bailiffs. And if any merchant alien or stranger do not offer him to take such host, or after that an host be to him assigned, as afore is said, resuse to be under the furvey and governance of fuch host, in the manner aforefaid, he shall be taken and arrested by the said mayors, sheriffs, or bailiffs, and put in prison, there to remain without being let to bail or mainprife, till he hath found sufficient surety, to be under the governance of such host, to make him privy to all the sales, buying and contracts of his merchandises, as aforesaid, and the same merchant alien in that case shall make fine and ransom at the King's pleasure. And if any fuch merchant alien make any buying, sale or contract of merchandife, without the faid furveying of his hoft, or making the faid host privy to all the said merchandises, sold, bought, or contracted, as afore is faid, he shall forfeit the value of the same goods bought or sold, or the sum or value of that whereof the contract is made. And if any such mayor, sheriff, or bailiff let any such merchant willingly to be without host in the form aforefaid, and go at large without arrefting him, and putting him in prison, and punishing in the form aforesaid, the same mayor, theriff, or bailiff shall forfeit twenty pounds to the King

for every merchant alien so willingly suffered to go at large not arrested, and for every such merchant alien and stranger, to whom such host in the form aforesaid is not assigned. And if any man which is by fuch mayor, sheriff, or bailiff assigned to be host to any such merchant alien and stranger, refuse to be fuch host, he shall pay every time to the King, that he so refuseth to be host ten pounds. And every merchant alien and stranger, which employ not the said money within the said eight months (as is faid) or that he fell his faid merchandifes in England after the same eight months, and thereof before any of the King's judges be duly convict by his examination or otherwife at the King's fuit, or at the fuit of his liege people, which will fue for the King and for himself in these two cases aforesaid, then the faid merchant alien and stranger, shall incur the pain and forfeiture aforesaid. And he that will sue, shall have the fourth part of the said forfeitures, and the King the three other parts. And that this act and ordinance shall begin to hold place at the feast of Easter next coming, and shall endure till the end of eight years next ensuing. And that betwixt this and the feast of Easter, certain commissioners under the King's great feal, rehearfing all the same act and ordinance, shall be made and severally directed to the mayors, sheriffs, or bailiffs, of every city, town, borough, and port of the faid realm, where such merchants aliens and strangers be or shall be abiding or repairing, straightly charging the same mayors, sheriffs, and bailiffs, which be or which for the time shall be, to publish and put all the faid act and ordinance in due execution. Provided always, That the merchants of the Hanse of Almaine, and all 4 H. 4. c. 15. other merchants under the King's obedience, be not comprised 5 H. 4. c. 9. within this act and ordinance: So that always by this provision 17 Ed. 4. c. 1. and ordinance no prejudice be given or done to any alliance or 3 H. 7. c. 8. truce made by the King or any of his noble progenitors before

33& 14 Car. 2. this time. C. 26.

CAP. V.

None appointed to be a collector of a fifteen in a city, shall be also collector in the same county, except he hath lands, &cc.

TEM, Whereas heretofore L at the time of every Quinzime and Disme granted to the King or to his progenitors, the collettors of the same Dismes within the cities and boroughs of his realm, having citizens or burgesses of them coming to the parliament, have often been deputed · and assigned of persons dwelling within the same cities and boroughs, which and other persons dwelling in the same have been often now of late made collectors

TEM come devaunt cez heures al temps de chefcun xyme & xme a Roy ou a fez progenitours grauntez collectours de mesme le xme deins les citees & burghs de son roialme eiantz citezeins ou burgeys de eux veignauntz al parlement ount sovent este deputez & assignes des gentz demurrantz deins mesmes les citees & burghs les queux & autres gentz demurantz en ycell ount ore tarde fovent i. I

estez faitz collectours de me & xme a Roy grauntes en les countes deins quell ies les citées & burghs come deins mesmes les : & burghs a lour graunde : & dammage & semblaestre en apres si remedie te foit purveux meime e seignur le Roy voillant ıntre tielx perde & dapurvoier de remedie en partie ordeigne par laucdefuifdit qe null homme trant deins ascun cite ou 1 deins le dit roialme de ell cite ou burgh il ad este evaunt cez heures & unest les nouns de certeins es par les persones pur la tee ou burgh veignauntz rlement destre deliverez chauncerie du Roy destre Rours du xme en mesme ee ou burgh & fur qe le ad mys sez lettres patentz simes les persones issint es & deliveres en sa dit ncerie destre collectours xme ou parcell dicell deins it citee ou burgh et les collectours ount acites & fount tenuz dastier de lour receit en cest e immediat en leschequer loy soit en ascun manere te ne affigne destre colur dascun xyme ou ascum ell dicell au Roy ou sez s grauntes ou a graundeins ascun countee dicest ne finon qil poet expendre countee hors du dit citee ourgh es terres ou tenez a la value de Cs. par itre les charges & reprisez.

of the same Quinzimes and Dismes granted to the King, as well in the counties within which the same cities and boroughs be, as within the same cities and boroughs to their great loss and damage, and likely more to be hereafter, if remedy be not provided; (2) the fame our lord the King, willing against such loss and damage to provide a remedy in this behalf, hath ordained by the authority aforefaid, That no man dwelling No man dweld within any city or borough of city or bothe faid realm, of which city rough, apor borough it hath been used pointed to be before this time, and yet is, collector for the names of certain men by the fifteen the persons for the fild city of there, shall the persons for the said city or be so in the borough coming to the parlia- same county. ment to be delivered in the King's chancery, to the collectors of Dismes in the same city or borough, and whereupon the King hath sent his letters patents to the same perfons fo named and delivered in his chancery, to be collectors of the Dismes, or parcel of the same, within the said city or borough, and the which collectors have used and been bound to account of their receipt in this behalf immediately in the King's exchequer, shall in any wife be deputed nor affigned to be collector of any Quinzime, or any parcel of the same, granted or to be granted to the King or his heirs within any county of this realm, except that he may difpend in the county out of the faid city or borough, in lands or tenements, to the value of an hundred shillings by year, over the charges and reprifes.

CAP. VI.

No lands shall be granted by letters patents, until the King's title be found by inquisition.

\$ H.6.c.16.

2 Lton. 124;

785. Goldsb. 21.

pl. 1. Savil 70.

TEM, whereas in a parlia-ment holden at Westminster, the morrow after St. Matthew the Apostle, the eighth year of the reign of our lord the King that now is, among other things it was ordained, That no lands or tenements seised into the King's hands upon inquests taken before the escheators or commissioners, shall not be granted nor let in any wife to ferm by the chancellor or treasurer of England, or any other the King's officer, until the same inquests and verdicts be fully returned into the chancery, or into the exchequer, (2) but all such lands and tenements shall wholly and continually remain in the King's hands, until the said inquests and verdicts be returned, and by a month after the same return; if it be not so that he or they which feel themselves grieved by the same inquests, or put out of their lands or tenements, come into the chancery, and offer themselves to traverse the said inquests, and offer themselves to take the same lands or tenements to ferm; (3) and if they fo do, that then the fame lands and tenements shall be committed to them, if they shew good evidences proving their traverse to be true, according to the form of the statute made the six and thirtieth year of King Edward the Third, to hold until the issue taken upon the same traverse be found and discussed for the King, or for the party, finding sufficient surety to pursue the said traverse with effect, and to yield and to pay to the King the yearly value of the lands or tenements,

suhereof the traverse shall be so

taken,

TEM come en le parlement tenuz a Westm' lendemayn de Seint Mathe lappostel lan du reigne nostre seignur le Roy gorest viijme ordine soit entre autres qe nullez terres ne tenementz feisiez en mayns le Roy sur enquestes prises devaunt les eschetours ne commissioners ne soient ascunement lessez ne grauntez a ferme per chaunceller ou tresorer dEngleterre ou autre officer le Roy qeconque tanque mesmes les enquestes & verditz soient retournez plainement en chauncerie ou en lescheger mes demurgent toutz tielx terres & tenementz entirement & continuelment en lez mayns le Roy tange les ditz enquestes & verditz soient retournes & par un moys apres mesme le retourne si issint ne soit qe ceux ou celuy qi fent ou fentent eux grevez par mesmes les enquestz ou oustes de lour terres ou tenementz veignent en la chauncery & soy preferont de traverfer les ditz enquestes & soy offeront de prendre mesmes les terres & tenementz a ferme foient commys a eux fils monstrent bons evidences provaunt lour traverse estre verroiez solonc la fourme de lestatuit fait lan xxxvime le Roy E. tierce a tenir tange lissue sur mesme le traverse pris soit trove & discusse pur le Roy ou pur le partie trovant suffisaunt surete de suer le dit traverse ove effecte & de rendre paier au Roy le annuel value de terres ou tenementz dount la traverse ensy serra pris sils soit discusse pur

by & fi ascuns lettres pades ascuns terres ou teintz soient faitz a contraascun autre persone ou a ferme deinz le dit movs tourne soient voidez & teur null. Le quel bon estatuordinaunce divers persones inantz a subverter par lour itie de fervir come de null ount daver tielx dones ites & fermes par lettres tes du Roy devaunt afcun fition on title trove pur ledicelx preténdauntz tielx & grauntes nient estre rise ne remedies par le tatuit nient obstant qil est vel meschief de le dit e-Nostre seignur le Roi lerant les premisses & nt en ceo partie purvoier medie ad ordeigne par orite desuisdit qe nullez s patentes soient faitz a persone ou persones dasterres ou tenementz de-: inquis' de title du Roy eux trove en sa chaunceu en son eschequyr ree si title du Roy en yceux t trove de recorde ne deinz oys apres mesme le ree fil ne foit a celuy ou ceux ide ou tendent lour tracome desuis est dit & si s lettres patentes soient a contraire soient voides uz pur null.

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taken, if it be adjudged for the King; (4) and if any letters patents of any lands or tenements be made to any other person to the contrary, or let to ferm within the said month of the return, they shall be void, and holden for none. (5) The which good flatute and 36 Ed.3.c.131 ordinance divers persons devising to fubvert, and by their fubtilty to serve as for no purpose, have sued to obtain such gifts and grants. and ferms, by the King's letters patents, before any inquisition or title found for the King of the fame, pretending such gifts and grants not compriled nor remedied by the faid statute, notwithstanding that it is in like mischief of the faid statute. (6) Our said lord Bro Office, 56. the King, considering the pre- Dyer,146. misses, and willing to provide due remedy in this behalf, hath ordained by the authority aforesaid, That no letters pa- No lands shall tents shall be made to any per- be granted befon or persons, of any lands fore the or tenements, before inquisi-thereunto be tion of the King's title in the found by infame be found in the chancery quisition, nor or in his exchequer returned, within a month after if the King's title in the same unless it be to be not found of record, nor him that tenwithin the month after the dereth his trafame return, if it be not to him verse. or them which tender their traverses as afore is said; (7) March 84. and if any letters patents be made to the contrary, they 23 H.6.c. 77. shall be void, and holden for 1 H. 8.c. 10. none.

CAP. VII.

bat time an escheator shall return an office found before bim.

'M ordeigne est par laucrite desuisdit qe en cas un eschetour preigne afeffice devaunt luy & ne ne melme loffice en la chaun-

TTEM, it is ordained by the 上 authority aforesaid, That in case that any escheator take any office before him, and return not the same office in the chanoffice found before him into the chancery or exin a month.

An escheator chancery, or in the King's exshall return an chequer, in the month after the taking of the same, he shall incur the pain of xl. li. which he hath forfeit by the statute chequer with made the eighth year of our faid lord the King: (2) and also he shall be charged to pay to the fame our ford the King as much as he is endamaged in respect of not returning of fuch office; and that the chancellor of England call to him the treasurer of England in letting fuch ferms, to make due execution of the fad statute made the faid eighth year.

chauncerie ou leschequyr du Roy deins le moys apres la prise dicell qui outre la peyne de xl.li. les queux il ad forfait par lestatut fait lan du reigne nostre dit seignur le Roy oeptisme soit tenuz a paier a mesme nostre seignur le Roy a taunt come il est endamage a cause de non retourne de tiel office. le chaunceller dEngleterre appelle a luy le treforer dEngleterre en lessant tieux fermes pur due execution faire de dit estatut fait le dit an oeptisme.

8 H.6.c.16. ₃ H.8.c.8.

CAP. VIII.

What things he requisite to make the King's safe conduct

TEM, whereas many people of the commons aforesaid, owners of ships and vessels of this realm, and the masters and mariners of such ships, taking ships and vessels of Spain, and of other parties, adversaries and enemies to our faid lord the King, by the fuit of merchants aliens of the King's amity, made before the King and his council, and sometime before the chancellor of England, have been greatly vexed, and be daily, for that the said takers do take their goods and merchandises charged in the said ships and vessels of Spain and other parts, enemies aforesaid, and sometime by falsewitness, marks, and letters testimonials, contrived, the faid aliens be restored to the said goods and merchandises with their damages and expences, to the great and grievous loss of the faid owners, masters, and mariners, takers aforefaid, and discouragement to the King's liege people to make such ships and vessels, and in hindrance of the navy of the realm aforesaid: (2) out said

TTEM come plusours gentz des communes suisditz possessours de niefs & vesseaux du roiahne nottre sovereigne seignur les maistres & mariners de tielx niefs & vesseaux parnours des niefs & vesseaux de Spayne & dautres parties adversaries & enemeys au dit nostre soveraigne seignur par le fuyte des merchauntz aliens amite du nostre Roy fait devaunt le Roy & son counfall & ascun foitz devaunt le chaunceller dEngleterre ount este graundement vexez & sont de jour en autre de ceo qe les ditz parnours pristeront lour biens & merchandifes chargez en mesmes les niefs & vesseaux de Spayne & autres parties enenryes fuilditz & alcun foitz par faux tesmoignes marques & lettres testimonialx contrevez sount restorez as ditz biens & merchaundises ove lour damages & expenies a graunde & grevoule damage des ditz polfessours maistres & mariners parnours suisditz discorage as nostre dit seignur le Roy e niefs & vesseaulx & en iulement du navie du roifuisdit nostre dit seignur by confiderant la matier t & coment les biens & haundises des lieges du ensemble cas chargez & s fount forfaitz au Roy ad gnez & grauntez par laucde suisdit qe les dit merntz aliens a lour volunte ount charger tieulx niefs sfealx de Spayne & dau-

2.]

parties adverfaries & enedu Roy si les maistres sours ou merchauntz de vessealx & niefs eient les s patentes du Roy de son conduit suerte ou sauf-: pur tielx niefs vesseaulx erchaundise faisant mendu noun de niefs ou vesk & de noun de mestre diniefs & veffalx fi come le ere est si ascuns tielx niefs effeaulx chargez ove ascunerchaundises de tielx merntz avauntditz soient priir meer par lieges du Roy eiant les lettres patentz loy come avaunt est dit ns le bord de tielx niefs esse a jour de la prise e tielx lettres patentz le de la prise soient en la ncellarie du Roy enrollez corde qe adonges les pars possessours les biens & haundiles enly prifez pourenjoyer & tenir ascun estaou ordenaunce fait en la rairie non obstant. Et qe estatuit & ordeinaunce soit mence a tenir sa force a t de Seint Michel prochein naunt & qe proclamation sit fait sur les costes de le · tost apres cest ordeinaunce intent qe les ditz merntz aliens purrount avoir launce de mesme lordenaunce.

lord the King considering the matter aforesaid, and how the goods and merchandifes of the King's liege people in like case charged and taken be forfeit to the King, hath ordained and granted by the authority aforefaid. That the faid merchants aliens, at their pleafure, may are required charge such ships and vessels of to be perform-Spain, and of other parts, ad-ed by them verfaries and enemies of the who will take King, if the masters, owners, advantage of the King's or merchants of fuch veffels fafe conduct, and ships having letters patents of the King, of his fafe conduct, furety, or fafeguard for fuch ships or vessels, and merchandifes, making mention of the name of the ships or vesfels, and of the name of the master of the ships and vessels. as the manner is; (3) and if any fuch ships or vessels charged with any merchandises of fuch merchants aforesaid, be taken upon the sea by the King's liege people, not having the King's letters patents, as afore is faid, within the board of such ships or vessels, at the day of the taking, nor that such letters patents at the day of the taking be in the King's chancery enrolled of record, that then the takers and possessors of the goods and merchandiles, so taken, may enjoy and hold the fame, any statute or ordinance made to the contrary notwithstanding; (4) and that this statute and ordinance shall begin to take his force at the feast of St. Michael next coming; and that proclamation be thereof made upon the fea-coafts incontinently after this ordinance, to 15 H. 6. c. 9, the intent that the said mer- 20 H. 6. c. i. chants aliens may have know- 14 Ed. 4. c. 4. ledge of the same ordinance.

CAP.

TTEM come en un estatuit

CAP. IX.

The warrant of attorney shall be recorded in the same term that the exigent is awarded.

10 H. 6. c. 4.

A false entry,

himself in pro-

tiff in a suit

per person,

doth offer

TEM, whereas in a statute expired, made the tenth year of the reign of our lord the King that now is, it was contained, That seeing divers of the King's liege people before that time had been outlawed, vexed, and greatly disquieted in divers suits, as well before the King himself in his bench, as in the common bench, in the records of which suits the entries have been made, that the plaintiffs in the same suits Obtuthat the plain- lerunt se in propria persona sua, where the same plaintiffs in the same suits did not appear to such suits, nor had any knowledge of where he doth the same, to the great mischief of the said liege people, if remedy should not be provided: (2) Our lord the King, willing in this cafe to provide a remedy, did ordain, by authority of the same parliament holden the same year, that no fyliser, exigentor, nor any other officer, from the same time should make any such entry in any such fuit, except that the same plaintiff in the same suit, before any such entry shall be made, do appear in his proper person before some of the justices of the place where the plea was or shall be hanging; (3) and there shall be sworn upon a book, that he was the same person in whose name the said suit was fued, or that some other credible person of his council shall make fuch eath for him. (4) And that this ordinance shall endure until the next parliament following. (5) Our faid lord the King confidering moreover like damages, which happen as well to him, as to his poor liege people and subjects, for that in the re-

cords

determine fet lan du reigne nostre seignur le Roy gorest xme fuist contenuz coment pur ceo qe divers lieges le Roy avaunt cez heures ount este utlages vexez & graundement disseisez en diverz suytes sibien devaunt le Roy mesme en son bank come en le commune bank en les recordes les queux fuytes les entres ount este taitz ge le pleintifs en mesme le suytes optulerunt se in propria persona sua lou mesme les pleintifs en mesme les suytes napparerunt as tielx fuytes ne conusaunce avoient de cell au graund mischief des ditz lieges si remedie ne serroit purveu en Nostre seignour le cell partie. Roy voillant en ceo cas purvoier de remedie ordeigna par auctorite du parlement tenuz mesme lange null philicer exigenter ne autre officer depuis mesme le temps ferroit tiel entre en ascun suyte sinon qe le pleintif en mesme le suyte avaunt qe ascun tiel entre serroit fait apparage en le propre persone devaunt ascun des justices de lieu lou le plee fuist ou ferroit pendant & illoeges ferroit jure fur un livre gil fuist melme la perlone en qe noun le dit suyte fuist suye ou qe autre creable persone de sone counfaill ferroit tiel ferement pur luy. Er qe le dit ordeinaunce dureroit tange al prochein parlement apres ceo. Noftre dit feignur le Roy confiderant outre ceo femblable damagez le quel avient fibien a luy come a sez povre lieges

Anno decimo octavo HENRICI VI. 1439.

& subjectz pur ceo qe en les recordes des divers & plusours utlagaries lentre est qe les parties apparent par lour attourneys lou les attourneys nount garraunt de recorde a cause de quel les ditz utlagariez sount reversable & pur le greindre partie reversez ad ordeigne par auctorite dicest parlement qe le dit estatuit soit afferme tenuz & garde a durer a toutz jours. Et ge null officer contenuz en le dit estatut face le contrarie dicell sur peyne de forfere xl.s. a Roy chescun foitz ge il est de ceo atteint par due examination feet par ascun des justices de mesme le place devaunt qe ascun entre ou recorde est. Et qe chescun attorney qe nad son garraunt entre de recorde en toutz sez suytz en les queux proc' de Capias & exigent est agardable mesme le terme en le quel lexigent est agarde ou devaunt & fur ceo atteint par femblable examination chescun foitz qe il issint offende encourge la peyne avauntdit.

cords of divers and many outlawries, the entry is, that the parties do appear by their attornies, where the attornies have no warrant of record, by reason whereof the said outlawries be reversible, and for the most part reversed hath ordained by authority of this parliament. That the faid statute be affirmed, holden, and kept to endure for ever. (6) And that The statute of no officer contained in the faid 10 H. 6. c.4. flatute, shall do to the contrary rehearsed and of the same, upon pain of for- made perpefeiture of forty shillings to the King, every time that he of that shall be attainted by due examination made by any of the justices of the same place before whom any entry or record is. (7) And that every attorney which hath not his warrant records not entered of record in all his his warrant fuits wherein process of Capias the same term and Exigent be awardable, the awarded. fame term in which the Exi- 3Ed.1.c.29.

gent is awarded, or before, and 32 H.3.c.30. upon that be attainted by like 283 Ed.6. examination for every time that c.32 he so offendeth, he shall incur the pain aforesaid.

18 El.c.14,

CAP. X.

Commissions of sewers shall be awarded where need shall require, during ten years.

TEM, whereas at the parliament holden at Westminster, at Ex. edit. Raft. the xv. of St. Michael, the fixth year of the reign of our faid fovereign lord the King for the great damages and losses, which happen by the great rifing of water of the fea in divers parts of this realm, by authority of the same parliament it was Commission ordained and granted, That by ten years then next enfuing, se-of sewers. veral commissions of sewers should be made to divers persons by the chancellor for the time being; to be named in all the parts of the faid realm, where need should be, after the form that followeth in the same statute. And now of late in divers parts of the faid realm by the great rifing of water of the fea, many towns and lands in great quantity be drowned and destroyed, to the great hindrance of the faid realm, and many great damages be likely to happen if remedy be not hastily provided in this behalf: The King, willing to provide for the same, hath ordained

dained and stablished by authority of this parliament, That by ten years next enfuing after this present parliament, several commissions of sewers shall be made to divers persons by the chancellor of England for the time being, to be named in all the parts of the faid realm, where need thall be, after the form and effect of a commission contained in the said statute the same fixth year. And moreover he hath ordained and stablished by the same authority, That all such commissioners have power to make, ordain, and execute statutes and ordinances and other affairs after the effect and purport of the faid commissions.

6 H. 6. c. 5.

CAP. XI.

Of what yearly value in lands a justice of peace ought to be.

YEd. 3. flat. 2.

TEM, Whereas by flatutes . made in the time of the King's 18 Ed. 3. stat. 1. noble progenitors, it was ordained, That in every county of England 13R.2. ftat. 1. justices should be assigned of the most worthy of the same counties, to keep the peace, and to do other things, as in the same statutes fully is contained; which statutes notwithstanding now of late in many counties of England, the greatest number have been deputed and af-Is ned, which before this time were not wont to be, whereof some be of small having, by whom the people will not be governed nor ruled, and some for their necessity do great extortion and oppression upon the people, whereof great inconveniencies be likely to rife daily if the King thereof do not provide remedy: (2) the King willing against such inconveniencies to provide remedy, hath ordained and established, by authority aforefaid, That value of xx. li. no justice of peace within the realm of *England*, in any county, shall be assigned or deputed, if he have not lands or tenements to the value of xx. li. by year; (3) and if any be ordained hereafter to be justice of peace in any county, which hath not lands or tenements to the value aforesaid, that he thereof shall give knowledge to the chancellor of England for the time being, which shall put another

TEM come par les statutz faitz en temps du nobles progenitours du Roy ordeigne soit qe en chescun counte dEngleterre soient assignez justicez de la pluis vaillaunt du mesmes les countees pur garder la peas & autres choses affaire come en mesmes lestatutz pleinement est contenuz les queux estatutz nient obstantz en plusours countees dEngleterre ore tarde ount este deputez & assignez pluis graunde noumbre qe ne soleit avaunt cez heures dount ascuns sount de petit avoir par queux les gentz ne voillent estre governez ne demesnez & ascuns pur lour necessite fount graunde extortion & oppression sur le people dount graundez inconvenientz sount semblablez de furdier de jour en autre si remedie ent par le Roy ne soit Le Roi voillant enpurveux. contre tielx inconvenientz purvoier de remedie ordeigne & establie par lauctorite desuisdit qe null justice du peas deins le roialme dEngleterre en null counte foit affigne ou depute fil neit terrez & tenementz a la value de xx. li. par an et si ascun soit ordeigne en apres justice du peas en ascun countee qi nad terrez & tenementz a la value suisdit qe il de ceo notifie le chaunceller dEngleterre

No man shall be justice of peace undels he hath lands to the yearly

Cro. Jac. 643.

1.6

pur le temps esteant le mette un aultre sussisaunt n lieux et sil ne face le dit ication come devaunt deins noys apres ceo qe il ad e du tiel commission ou e ou face ascun garaunt recept par force du tiel nission qe il encourge la e de xx. li. & nientmeins ruste del commission come ant & eit le Roy lun e du dit peyne & celuy qi fuer pur le Roy lautre e & eit celuy qi enfy veult er pur le Roy & pur luy nes action a deman er ie la peyne par brief du al commune ley.

rveu toutz foitz qe cest naunce ne se extende as villes ou burghs queux : countees incorporates de melmes ne as citees villes arghs qe ount justices de des gentz demurantz en par commission ou graunte oy ou de sez progenitours. eu toutz foitz qe fils ne t gentz fuffifauntz eiantz : & tenementz a la * value t apris en la ley & de bon mance deins ascun tiel te qe le chaunceller dEnre pur le temps esteant sair de mettre autres disapris en la ley en tielx nissions mesqe ils ne eient & tenementz a la value, t par sa discretion.

another sufficient in his place: (4) and if he give not the faid knowledge (as before) within a month after that he hath notice of fuch commission, or if he fit, or make any warrant or precept by force of fuch commission, he shall incur the penalty of xx. li. and nevertheless be put out of the commission as before, (5) and the King shall have one half of the faid penalty, and he that will fue for the King, the other half; and he that will fue for the King, and for himself, shall have an action to demand the same penalty by writ of debt at the common law.

II. Provided always, That Certain perthis ordinance shall not extend fons excepted to whom this to cities, towns, or boroughs, flatute doth which be counties incorporate not extend. of themselves, nor to cities, towns, or boroughs which have justices of peace of persons dwelling in the same by commission or warrant of the King. or of his progenitors. (2) Provided also. That if there be not fufficient persons having lands and tenements to the value aforesaid, searned in the law, and of good governance, within any fuch county, that the chancellor of England for the time being shall have power to put other discreet persons, learned in the law, in such commissions, though they have not lands or tenements to the value aforesaid, by his discretion.

1 Shower, 399.

he word value, which is in the printed editions, Mr. Cay observes on the roll.

CAP. XII.

Appeals or indictments of felony committed, in a place where there is none such.

9 H. 5. C. 1.

TEM, Whereas in the parliament holden at Westminster the second day of May, the ninth year of the reign of King Henry the Fifth, father to the King that now is, amongst other things it was ordained and established, for that many people by malice, envy, and revenge, cause often the King's liege people to be appealed or indicted in divers counties of treasons or of felonies, supposing by the said appeals or indictments, that the faid treasons er felonies were done in a certain place in such a county where the indictment is made, or such a place as is or shall be declared by the said appeals, where no such place is in the same county, that the process of the same shall be void, and bolden for none; (2) and that the indictors, procurators, and conspirators, shall be also punished by imprisonment and fine, and ransom for the King's advantage, by the discretion of the justices; (2) and that the faid appellees or indictees may have writs of conspiracy against their indictors, procurators, and conspiraand shall recover their tors, (4) And this ordidamages. Raft. pl. 123. nance shall stand in his force un-F. N. B. 115, til the next parliament to be K. holden of the standard of the holden after the coming again of the said late King into England, from beyond the sea; (5) which statute by the decease of the said late King, by opinion of some is expired, and by the opinion of some not expired. (6) The same our lord the King that now is, considering that the said ordinance was good and profitable

TEM come al parlement tenuz a Westm' al seconde jour de May lan du regne du Roy Henry quint pier au Roy quorest ixme entre autres ordeigne fuist & establie pur ceo qe plusours gentz par malice enmite & vengeance facent fovent foytz des foialx lieges du Roy estre appellez ou enditees en divers countees des tresons ou des felonies supposantz par les ditz appelles ou enditementz qe les ditz tresons & felonies furent faitz en un certein lieu en tiel countee ou lenditement est fait ou tiel lieu come est ou serra declare par les ditz appelles lou null tiel lieu est en mesme le countee qe le processe dicell soient voidez & tenuz pur null et qe les enditours procuratours & conspiratours soient auxint puniz par imprisonement fyn & ranfeon pur avantage du Roy par discretion des justices et qe les ditz appellez ou enditees purront aver briefs de conspiracie vers lour enditours procuratours & conspiratours & recoverer lour damages. Et qe cest ordenaunce estoise en sa force tanqe a prochein parlement a tenier puis la revenue le dit nadgairs Roy en Engleterre de pardela le quel estatuit par le trespassement du dit nadgairs Roy par oppinion des ascuns est expire & par oppinion de ascuns nient expire. Mesme nostre seignur le Roy gorest considerant qe la dit ordenaunce fuist bon & profitable pur le bien de luy & sez lieges ad declare

A writ of conspiracy maintainable against the in-dictors, procurators, and conspirators.

ordeigne par auctorite resent parlement qe la enaunce fait le dit an enfy par la mort de fon come ascuns entendent & nient autrement reit & demurge effectuell llable estatuit & ordeen ley perpetuelment a

for the weal of him and his A confirmaliege people, hath declared and tion of the ordained by authority of this c. 1. & 9 H. 5. present parliament, That the c. 1. touching faid ordinance made in the faid appeals or inninth year, and so by the death dictments of felony or treaexpired, and not otherwise repealed, shall be and abide an , effectual and available statute and ordinance in law perpetually to endure.

CAP. XIII.

irmation of the statute of 9 Hen. V. c. 2. concernforfeitures on outlawries in the county of Lancaster.

M. Whereas at a parliament holden at Westminster, the Exedit. Rast. nd day of May, the ix year of the reign of King Henry the Outlawry. father to the King that now is, among other things it was or- County of and stablished, That none of the King's liege people, against Lancaster. my exigent shall be awarded, or outlawed at the King's suit in come, or at the suit of the party in the county of Lancaster, forfeit any of his goods or chattels, lands or tenements in other ; except the goods and chattels lands or tenements, which the tlaws have in the same county of Lancaster. Provided always, he statute made the first year of King Henry the Fourth, father ame King Henry the Fifth, against the people of the county of T, which do to divers of the King's liege people in divers coun- Chester. England, divers manslaughters, murders, robberies, batteries, es, and other riots and offences, shall stand in his force, notwithg this ordinance. And that the said ordinance shall stand in his Il the parliament first to be holded, after the return of the said ing Henry the Fifth, into England from beyond the fea, which by the decease of the said late King Henry the Fifth, by opinion is expired, and by the opinion of some not expired: our sovelord the King, confidering the premises, hath declared dained by authority of this present parliament, That the dinance, in the manner and form made the said ix. year, 9 H. 5; c. 2. death of the faid late King Henry the Fifth, as some 20 H. 6. c. 2. expired and not otherwise repealed, shall be and remain ial, and an available statute and ordinance in law to en-Il the next parliament, and so forth for ever, if so be that ct this and the same next parliament, no such inconvehappen in this behalf, for the which it shall seem to the and the lords of the parliament at this time, that it shall expedient this ordinance to endure longer after the fame arliament.

CAP. XIV.

The penalty for taking bribe in the arraying of a jury.

Perjury, Panels.

TEM, forasmuch as great perjuries daily abound within the realm of England, more than were want to be in times past, by occasion of favourable arrays and panels made by the sheriffs and undersheriffs. which have power to make or array such arrays or panels for money, and great rewards that they take for the same, whereby divers of the King's liege people be disperited and hindered, and other put to great loss of their goods and thattels, and some to great peril of their lives, against right, good faith, and conscience: the King considering the premisses, and willing to avoid such perjuries, hath ordained and granted by authority aforesaid, That if any sheriff, undersheriff, or other, which have power to make and array such arrays and panels, take by him or by any other to his use, any hire, gift, or reward to make or array such arrays or panels, that he which feeleth himself grieved in this behalf, shall have his suit by writ or by bill against the sheriff, undersheriff or other, which maketh such arrays or panels, before the justices where the said arrays and panels shall be returned, to recover ten times as much as they shall receive for making such arrays or panels. And the faid justices shall have power by authority aforesaid, to hear and determine such suits, as well by examination of the defendants in these suits, as by trial of inquests thereof to be taken, and to give judgment for the said plaintiffs, against the faid defendants, and every of them which so shall be found guilty, and upon that to award execution. And in every such fuit by writ, fuch process shall be awarded as should be awarded in a writ of trespass done against the King's peace. Provided, That every fuit which shall be taken against the sheriffs, undersheriffs, or other, which shall make or array such arrays or panels, be taken in the same counties where they shall be sheriffs. undersheriffs or officers at the time of such panels or arrays to be made or arrayed. And that this ordinance shall begin to hold place at the feast of Easter next coming, and shall endure till the next parliament. And if at the next parliament it shall seem to the King and to the lords, which then shall be in the same parliament, that this ordinance is good for the weal of the King and of his realm, then this ordinance shall endure for ever faving always to every person his liberty and franchise.

CAP. XV.

It shall be felony to carry wool or woolfels to any other place than to Calais, saving such which pass the streights of Marrock.

Staple of Calais.
Wools woo!fels, &c.
3 Inft. 95.

ITEM, the King considering bow divers persons, by divers subtil imaginations of deceit, carry and bear away wools and woolfels out of this realm, to other places than to the staple of Calais, in deceiving the King of his customs and subsidies, and to the destruction of

Sheriff.

the said stable of Calais: hath ordained by the authority aforesaid, That no manner of person, of what condition that he be, shall carry, or do to be carried any wools or woolfels customably out of this realm, to other places than to the staple of Calais, without the King's special licence, upon pain of felony. if any person from henceforth do contrary to this ordinance, and thereof be convict or attainted, that he be adjudged for a felon. And that as well commissioners assigned as the justices, in every county where such wools and woolfels shall be so carried out, shall have power and authority by the same ordinance to inquire of the premisses, and then to hear and determine. Provided always that the wools, which pass the streights of Marrock, Streights of Shall be in no wife comprised within this ordinance.

CAP. XVI.

There shall be but one measure of cloth through the realm by the yard and the inch, and not by the yard and the bandful, according to the London measure.

TEM, forasmuch as it is meritorious and alms, to depart the I truth from the deceit, as now of late in a parliament holden at Westminster, much deceit was put out, that greatly endamaged many persons, which was ealled a Sauft, otherwise called a powder or an hauncer, which grieved many faithful people, and as now it is to be considered, that great deseits be now used, which do endamage the poor cloth-makers and the fellers of cloths which in measuring unduly without reasonable measure, as well of broad cloth and streit as much by Cloth-makers the hands of the merchants aliens, as denizens, as well in fair, market, eity, and borough, and specially in the city of London, as in other London. places, where such cloth-makers and sellers of cloth be most commonly used, and in time to come ought to be repairing, for where they were wont to measure the cloth by the yard and the full inch, now they will Measuring of wont to measure the cloth by the yard and the full inch, now they will Cloth. measure by the yard and the full hand, which groweth to the increase of the buyer two yards of every cloth of xxiiij. yards, which increase turneth to the avail of no man, of what degree soever he be, but only to the buyer. For when a lord shall buy his livery, he shall find the same in measure or in price. And so they be oppressed with a great and unreasonable measuring of their cloths, for where any merchant of this land, but at London, will make a cloth in measuring xxiiij. yards, they will make thereof xxij. or lefs, saying that it is the measure of London: by which oppression many men be grievously endamaged. our sovereign lord the King, considering the premisses, doth ordain by the authority aforesaid, in every place in this land to be one certain measure, whereas there is a warden of the aulnage Measure. of cloth that he have a line made of filk or of thread, of the right Warden of measure in manner of streight tissue, sealed at both ends, after aulnage. the advice of the barons of the exchequer. And every warden of the aulnage shall pay for his line, which line shall contain in length twelve yards, and twelve inches, and the faid line figned at every yard an inch, and at the end of the half yard, half an inch, the quarter of a yard, a quarter of an inch, to measure a

Line sealed.

whole cloth or a dozen broad or streight, measuring for the dozen of cloth watered, twelve yards and twelve inches, and of dry cloth unwatered fourteen yards and fourteen inches; fo measuring the length till the end of the cloth, according as it is of length in manner as aforefaid: when the faid warden of the aulnage is required, taking for his labour for every whole cloth of broad cloth, a penny, and for every streight cloth a farthing. And in the city of L: ndon, and other cities, boroughs, fairs, and markets, where cloth is most used to be sold, that there the warden of the aulnage, or his deputies shall be ready to do right betwixt merchant and merchant, if he be required. Provided. That if the merchant seller have a line sealed with the King's feal of the exchequer, in the manner afore rehearfed ready, then himself to measure his cloth by the same in reasonable manner, if they may not agree to measure by the yard, any whole cloth or dozen broad or streit, any franchise notwithstanding. if the merchant seller measure not rightfully but deceitfully and that immediately may be proved by indifferent persons, then he shall forfeit for every cloth fix shillings and eight pence, whereof two parts shall be to the King, and the third part to him which And if any merchant buyer will refuse this ordinance, will fue. then he shall forfeit an hundred shillings, two parts to the King, the third part to him that will sue for the same. And so one manner of rightful measuring shall be used in all this land, as well as of right weight. And that this ordinance shall endure till the next parliament.

Merchant deceitfully measuring.

CAP. XVII.

Vessels of wine, oil, and boney, shall be gauged.

TEM, because all the tuns, pipes, tertians and hogsheads of wine, oyl, and honey, vendible within the realm of England, ought and were wont according to the antient assise of the same realm, to contain a certain measure, that is to say, every tun twelve-score and twelve gallons, every pipe fix-score and six gallons, every tertian four-score and four gallons, and every hogshead three-score and Confirmed by three gallons; (2) and by divers 28 H. S. C. 14. flatutes it hath been ordained, Leonard, 18, That the tuns and pipes of wine shall be gauged; (3) but for the gauging of tuns, and pipes of oil and honey, or of tertians and hogfheads of wine, no ordinance bath been made in certain before this sime, to the great damage of the King

TTEM, pur ceo qe toutz les tonels pipes tertians et hoggeshedes de vin oyle & mele vendables deins le roialme dEngleterre doient & soloient solonc launcien assise de mesme le roialme conteiner un certein mesure cestassavoir chescun tonell xi xij galons chescun pipe xx vj. galons chescun tertiane xx. iiij. galons chescun hoggeshed xx. iij. galons & par divers estatuitz soit ordeigne qe les tonels & pipes de vin soient gaugez mais pur le gauger de tonels & pipes de oyle & mele ne de tertians & hoggeshedes de vin null ordenaunce de certein estoit fait devant cez heures au graunde damage du Roy & du son people. Le Roy voil-

pl. 51.

Ι. encountre cest damage ier de remedie en cest ad graunte. & ordeigne actorite defuisdit ge desore unt toutz maners tonels tertians & hoggeshedes de vin come de ovle & a vendre deins le dit ne foient bien & loialment z par le gaugeour du Roy r son deputee devaunt qe ient venduz sur peyne de re au Roy tout le vin oyle le en contrarie venduz ou ue dicell. Et en cas qe persone de quelqe paiis it desore enavaunt vende in liege du Roy pur ascun en certein ascun tonell tertian ou hoggeshed de yle ou mele qe defaille ement del assise & mesure itdit qil alowe & rebate :sme la price a lachatour l vin oyle & mele a taunt tiel default par la rate tera sur peyne de forfaire oy le value de tout le vin k mele au contrarie ven ascun prive covenant fait aire entre le vendour & tour au contrarie de cest aunce non obstant. Et escun qi espie ascun des tures avaunditz & ent me le tresorer dEngleterre : barons del eschequer le de mesmez les forfaiper son travaill.

rveux toutz foitz qe le ugeour preigne & eit pur bour entour le gaugeour iescun tonell & pipe de mele ficome if prent et chescun tonell & pipe de : pur chescun tertiane &

: shed folone lafferant.

7, as he taketh and hath of every tun and pipe of wine, and 1R. 3. c. 13. ery tertian and hogshead after the rate.

King and of his people. (4) The All vessels of King willing against this da-wine, oil and mage to provide a remedy in gauged and this behalf, hath granted and the content o ordained by authority aforesaid, every vessel to That from henceforth all man- be fold. ner of tuns, pipes, tertians, and hogsheads, as well of wine as of oil, to be fold within the realm, shall be well and lawfully gauged by the King's gauger, or by his deputy, before they be fold, upon pain to forseit to the king all the wine, oyl, and honey, contrary fold, or the value of the same. (5) Abatement And in case that any person, shall be made of what country that he be, of the price from henceforth fell to any of for the quanthe King's liege people, for any 4 Mod. 101price in certain, any tun, pipe, tertian or hogshead of wine, oil, and honey, which wanteth in any wife of the affife and measure aforesaid, that he allow and abate of the same price to the buyer of fuch wine, oil, and honey, as much as fuch default after the rate shall amount unto, (6) upon pain to forfeit to the King the value of all the wine, oil, and honey to the contrary fold,

feitures for his labour. II. Provided always, That or pipe of hothe faid gauger take and have ney or oil. for his labour for the gauging 27 Ed. 3. stat. of every tun and pipe of oil and 1. c. 8.

any privy covenant made or

to be made betwixt the feller

and the buyer contrary to this

ordinance notwithstanding. (7)

And every person that espieth

any of the forfeitures aforefaid,

and thereof doth inform the

treasurer of England, or the ba-

rons of the exchequer, shall have the half of the fame for- The gauger's fee for gaug-

· 11 H. 7. C. 4.

CAP. XVIII:

How much a captain shall forfeit that doth detain any part of bis soldiers wages.

The inconveniencies enfuing by caping of their foldiers.

TEM, For that the King is and hath been well certified of many tains not pay. great deceits and falfities, which bath been done to him and to his realm by some of the captains which bave before this time indented with the King to serve him in the feat of war, some beyond the sea and in divers parts, as they be appointed and bound by their indentares, and some in his marches on this fide the fea, and their wazes have been truly paid and contented by the King, according to their indentures, for them and for all their retinue, according to their degrees, which wages many of the faid captains have abused, and taken upon them to deduce from their . soldiers, of some more, and some less; so that such, from whom they have abated, have not been able to continue their service, nor perform the same as of right and reason they ought to have done, and peradventure were willing to bave done, if they had been fully paid; which bath caused them to fall to robbery and pillage, as well on this side the sea before their going, as beyond the fea, when they came thither, amongst other things it bath been a great cause of long continuance of the war, and great damage and loss which hath fallen to the seigniories and countries of the King in his obeisance beyond the sea, and not only that, but loss also of great treasure which hath been granted to the King, and paid in the form aforesaid for the defence of his land.

The forfeiture of a captain that doth detain any part

II. The King, willing against fuch damages and losses to provide a remedy in this behalf,

TTEM pur ceo ge le Roy est L & ad este bien apris de plusours & graundes disceites & fauxins queux ount este faitz a luy & a son roialme par ascuns de les capitains qi ount avaunt ceo endentez ove le Roy de luy servire en le fait de guerre ascuns de pardela & as diverses parties ficome ils fount ordeignez & obligez par lour endentours et ascuns en sez marches de pardecea & de le Roy pur lour gages ount este droitment paiez & contentez accordant a lour ditz endentours pur eux & pur toutz lour retenues folonc lour degrees de les quelles gages plusours des ditz capitains ount abusez & priz sur eux dabatier fur lour foldeours dascun pluis & dascun meyns issint ge tielx sur queux ils ount abatez nount este de poair de continuer lour service ne ceo parfourmer come de droit & reason ils duissent aver sait & fortunement voilloient aver fait fils uffent este pleinement paiez le quel ad cause eux decheier a robberie & pilage fibien devaunt lour alance de pardecea come de pardela quant ils la vendrount entre autres ad este une graunde cause de la longe continuance de la guerre & graunde damage & perde qi ount cheiez a lez feignuries du Roy & pays en sa obesance de pardela et nient ceo tantsolement mes perde auxint de graunde bien qad este graunte au Roy & paie en la fourme avauntdit pur la defense de sa

Le Roy voillant encountre auticlx

autielx damages & perdes purvoier de remedie en cell partie ad ordeigne par lauctorite suifdit qe null capitaine qi desore enavaunt avera le conduite dautielx retenues & receivera les gages le Roy pur ceo abata de sez souldours ne de ascun de eux ascun partie de lour gagez finon gil soit pur lour vesture cestassavoir sils soient gagez pur un dimi an x. s. une robe un gentile home & vj. s. viij. d. pur un vadlet fur peyne de xx. li.' pur chescun lance & x. li.' pur chescun arc au Roy fur qi il abata fur le tenure dicest.

hath ordained by the authority of his foldiers aforesaid, That no captain wages. which hereafter shall have the conduct of fuch retinues, and shall receive the King's wages for the same, shall abate of his foldiers, nor any of them, any part of their wages, except it Forwhat canfe be for their clothing, that is a captain may to say, if they shall be waged abate his sol-for half a year, ten shillings a and how gown for a gentleman, and fix much. Ihillings eight pence for a yeoman, upon pain of twenty pound for every spear, and ten pound for a bow to the King, 2 & 3 Ed. 6 from whom he did abate upon c. 2. the tenour of the same.

CAP. XIX.

The penalty of a soldier not going with, or departing from, bis captain without licence.

TEM pur ceo qe diverses & plusours soldeours devaunt cest temps les queux ount prisez lour gages parcell ou dimi de lour capitains & issint ount monstrez & entreez de recorde lez foldeours du Roy devaunt sez commissioners pur tielx termes pur quels lour maistres ount endentez ount ascun temps maintenaunt apres lour monstre & la receit de lour gages partie ou tout departez & alez lou ils voillent et nount my passez le meer ove lour ditz capitains & ascuns passez le meer & longement deinz lour termes departez a lour capitains & a le fervice du Roy faunce licence apparent graun. tez a eux par lour ditz capitains dount ad crewe sy graunde damage au Roy & a son roialme & si plusours inconvenementz qe ne poient legierment estre expressez sicome de longe temps la experience ad monstre & les queles soldeours issint faisantz entaunt come en Vol. III.

TEM, seeing divers and many 3 Inst. 80; l soldiers before this time, which have taken parcel or balf their wages of their captains, and fo have mustered and been entered of record the King's foldiers before his commissioners, for such terms for which their masters have indented, have sometime presently after their muster, and the reccipt of part or of the whole of their wages, departed and gone where they would, and have not passed the sea with their said captains, and some passed the sea, and long within their terms departed from their captains and the King's service, without apparent licence to them granted by their said captains, whereof hath grown so great damage to the King and to his realm, and so many inconveniencies, which cannot easily be expressed, as of long time the experience hath shewed, and the which foldiers fo doing, as much as in them was, decayed the bonour and reverence of the Ring, and have been many ways great causers of K,

the loffes which have enfued in his lands and feigniories beyond the sea, and the associture also of the persons of the lords and captains which did conduct them.

It is felony for a foldier retained to serve the King in his wars to leave his captain without licence. Enforced by 2 & 3 Ed. 6. C. 2.

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II. The same King considering the premisses, and willing against such inconveniencies and damages to provide a remedy, hath ordained by the authority aforesaid, That every man fo mustering and receiving the King's wages, which departeth from his captain within his term, in any manner aforesaid, except that notorious sickness or impediment by the vifitation of God (which may reasonably be known) fuffer him not to go, and which he shall certify prefently to his captain, and shall repay his money, so that he may provide him for another foldier in his place, he shall be punished as a felon; (2) and that the justices of peace shall have power to inquire thereof, and to hear and determine the fame. (3) And likewise hath ordained by the same authority, That no foldier, man of arms, or archer, so mustered of record, and going with his captain beyond the fea, shall return into England, within the term for which his captain hath retained him, nor leave 9 Ed 4. f. 26. his captain there in the King's fervice, and in adventure of the war, except that he hath reafonable cause shewed by his captain, and by him to the chief in the country having royal power, and thereupon shall have licence of the said captain, witneffed under his feal, and the cause of his licence. (4) And who that fo doth musor ports, &c. ter of record, and come withdiers return. out letters testimonials of the captain

eux fuist anientereront lonour & la reverence du Roy & ount estez plusours graundes causeours des damages qe ount cheiez en sez terres & seignuries de pardela & laventure auxint de les persones de les feignurs & capitains qi eux conducerount.

Mesme le Roy consideraunt les premisses & voillant encontre tielx inconveniences & dammages purvoier de remedie ad ordeigne par lauctorite suifdit qe chescun homme issint moustrant & receyvant les gages le Roy le quel departe a fon capitain deins fon terme en ascun manere avaundit ovesqe ceo qe notoire maladie ou impediment par la visitation de Dieu le quel poet estre conuz raisonable ne luy lessoet & le quel il certifia maintenaunt a fon capitain & repaie fa money ficome il poet purvoier luy pur un autre soldcour en son lieu foit punyshe come un felon et qe les justices de la peas eient poair denquerrer de ceo & doier & terminer en icell. Et semblablement ad ordeigne par mel-me lauctorite qu null foldeour home darmes ne archer iffint moustrez de recorde & alant ovelqe fon capitain de pardela reveigne vcy cn Engleterre deins le terme pur qi son capitain endentera ne lessa son capitaigne la en le service du Roy & en aventure de la guerre faunz ceo qil eit cause raisonable monstre par son capitain & par luy a le chief en le pays eiant le poair roial & fur ceo eit licence de la dit chieftevne tesmoigne desoubz son seal & Et qi la cause de sa licence. issint moustree de recorde & veigne saunz lettres testimonialx de le chiefteyn come defuildit

7 H. 7. C. 1. 6 Co. 27. a

4 H. 4. c. 13.

Chief officers

fuisdit deins son terme de pardecea ge les mairs baillifs & autres ministres du Roy de quel port ou lieu en qi il ou ils arrivount eient auctorite de eux mettre en arest & de eux la garder tange de eux soit enquiz et fil poet estre trove par enquerre devaunt justices de la peas & proevez qils ount issint monstrez de recorde & departiez a lour capitains desuisditz saunz licence come est defuisdit qe adonges ils soient puniz come felons.

captain (as is faid) within his ing from beterm on this side the sea, that youd the sea, the mayors, bailiffs, and other them until the the King's ministers, at what cause of their port or place they shall arrive, return be thall have authority to put tried. them in arrest, and them there to keep until it be of them inquired; (5) and if it be found Regist. 191. by inquiry before justices of 2 R. 2. stat. 1. peace, and proved that they 4 & 5 Ph. & M. have so mustered of record, and c. 3. departed from their captains Extended to aforefaid without licence, as mariners and afore is faid, that then they gunners by the bary in the series of the s shall be punished as felons.

Statutes made at Westminster, Anno 20 HEN. VI. and Anno Dom. 1442.

TOSTRE feignur le Roy a fon parlement tenuz a Westm' le jour de conversion de Seint Paule le xxv. jour de Januair' lan de son regne xxe a lonour de Dieu & pur le bien de luy & son roialme de ladvis & affent des feignurs espirituelx & temporelx & a la especial request des communes en mesme le parlement assembleez ad fait ordeigner & estableir diversez estatuitz & ordinaunces en la fourme gensuit.

UR lord the King, at his parliament holden at Westminster, the day of the conversion of St. Paul, the five and twentieth day of January, the twentieth year of his reign, to the honour of God, and for the weal of him and of his realm, by the advice and affent of the lords spiritual and temporal, and at the special request of the commons in the same parliament assembled, hath made, ordained, and established divers statutes and ordinances in the form following.

CAP. I.

All letters of safe conducts shall be involled in the chancery.

Rimerement come poverez merchantz dicest roialme de jour en autre sount disrobbes par les enemys du Roy sur le mer & deins mesme le roialme de lours niefs & biens & merchaundises de graunde richesse & lour corps prisez emprisonez ove graunde duresse & myz a graunde finaunces & raunson & les poverez lieges du

FIRST, Whereas poor mer-Mischiefe aris-chants of the King of this ing from the realm daily be robbed by the King's non-inrollenemies upon the sea, and in divers ment of letters rivers and ports within the same of safe conrealm, of their ships, goods, and duct. merchandises, of great viches, and their bodies taken and imprisoned with great duress, and put to great fines and ranjoms, and the King's poor subjects dwelling nigh Ř 2

the sea-coasts taken out of their own houses, with their chattels and infants upon land, and carried by the said enemies where it pleased them; (2) which mischiefs come by reason that the said merchants be discouraged with force and puissance of ships, and of people defensible, to keep the sea and the coasts of the same, for that the ships, goods, and merchandises by them taken from the faid King's enemies, be sometimes claimed by the - King's enemies, by colour of fafe conducts not duly purchased, nor of recordinrolled, fo that the King's fubjects may have notice of them, (3) and sometime be claimed by merchants strangers of the King's amity, to be belonging to them, by colour of falle witnesses of their nation, and by letters of marque and charters party by them counterfeited, and by fuch proofs upon fuch claims be restored to the same goods and merchandifes often taken in ships and vessels belonging to the King's enemies, and the faid King's subjects put to great vexation, and loss of their own goods, (4) whereby the said King's enemies be greatly enriched, and their navy strongly increased, and the navy and merchandife of the faid realm of our lord the King greatly diminished, and such damages and inconveniencies daily be likely to increase and come to the said realm of our faid lord the King, if Speedy remedy in this case be not provided:

All letters of chancery, to be void. 18 H. 6. c. S.

II. Our said lord the King consate conduct, fidering the premisses, and that if people of the King's amity be feared and discouraged to freight the ships and vessels of the King's enemies and adversaries, their navy in time to come will be decreased and diminished, and the navy of the King's subjects and friends increased and inlarged; by the advice and affent afore-

faid,

du Roy demurantz pres les costes du meer hors de lours propre meason ove lour chateux & enfauntz fur le terre prisez & ove les ditz enemys ou lour plest amesnez queux meschiefs veignent pur ceo qe les ditz merchauntz fount discoragez ove force & puissans de niefs & de gentz defensibles de gardier le meer & les costes dicell a cause que les niefs biens & merchandises par eux prisez des ditz enemiz du Roy sount ascun foitz claimez par les enemys du Roy par colur de saufconducts nient duement purchacez ne de recorde enrollez enfy qe les fubgetz du Roy purrount aver notice de eux et ascun foitz fount claymez par marchantz estraungez del amiste du Roy destre a eux appurtenauntz par colour de telmoignez meins verrois de lour nation & par merches lettres & chartres parte par eux countrefaitz & per tielx provez fur tielx claimes fount restorez a mesmes les biens & merchandises tressovent foitz prisez en niefs & vesselx appurtenauntz a les enemyes du Roy & les ditz enemyz du Roy graundement fount enrichez & lour navie fortement encrece & la navie & merchandise du dit roialme nostre dit seignur le Roy grevousment amenusez & tielx damages & inconvenientifez de jour en autre fount verisemblable dencrecer & avenere a dit roialme.

Nostre dit seignur le Roy consideraunt les premisses & qe si gentz del amistee du Roy eient pavoire & discorage daffretter les niefs & vesselx de les enemyes & adversaries de Roy lour navie en temps avenir ferra decresse & amenuse & la navie

des subgitz & amyez du Roy encresse & enlarge del advys & assent desuisdit & a lespeciale request des ditz communes pur eschewer les myschiefs suisditz ad ordeigne par auctorite du dit parlement qe toutz lettres de saufconduit a grauntierz a les enemys adversaries du Roy ou autre gentz geconges soient enrollez en la chauncerie du Roy de recorde avaunt ge tielx lettres serrount grauntez et qe toutz tielx lettres de sausconduct en apres a grauntiers nient enrollez de recorde en la dit chauncerie avaunt le livere a eux affaire en la manere come est dit soient voidez & de null force & effect.

Et enoutre si en apres ascuns biens ou merchandises soient prisez par les ditz subgitz du Roy sur le meer ou les costes dicell chargez en ascun nief ou autre vessell gest appurtenaunt a les enemiz ou adversaries du Roy pur le temps esteauntz nient eiantz lettres de sausconduitz suffisauntz en la forme fuisdit enrolles que ceux qui mesmes les biens & merchandises enfy prenderount les enjoyent faunz ascun restitution ent affaire en ascun manere a geconge persone mesmes les biens & merchandiles enfy prifez al temps del prys de ycells ou devaunt furent appurtenauntz,

Purveu toutz foitz qe si les ditz fubgitz du Roy preignantz tielx niefs chargez ove merchandises nient eiantz & monstrantz tielx lettres de saufconduit deins mesmes les niefs al temps del dit pris les amesnent par force a un certein port qu lieu deins le dit roialme ne soient endamagez en lour perfon ne biens pur tielx pris sils soient prestez a faire plein restitution

faid, and at the special request of the faid commons, to eschew the mischiefs aforesaid, hath ordained by authority of the faid parliament. That all letters of fafe conduct to be granted to the King's enemies and adversaries, or any other people whatfoever, shall be inrolled in the chancery of our faid lord the King of record, before that any fuch letters shall be in any wife delivered to them to whom the same letters shall be granted; (2) and that all fuch letters of lafe conduct hereafter to be granted, not inrolled of record in the faid chancery, before the delivery to them to be made in the manner as is faid, shall be void, and of no force nor effect.

III. And moreover, if here- Prizes of after any goods or merchandifes goods or merbe taken by the faid subjects of taken from our lord the King upon the the King's esea, or the coasts of the same, nemies not to charged in any ship or other be restored, vessel, which is belonging to unless letters the enemies or adversaries of duct are inour lord the King for the time rolled before being, not having sufficient their appreletters of fafe conduct inrol- hension. led in the form aforesaid, that they which so shall take the fame goods and merchandises shall them enjoy without any restitution thereof to be made in any wife, to whatfoever person the same goods and merchandises so taken, at the time of the taking of the same, or before, were belonging.

IV. Provided always, That Proviso for the subjects of our lord the the indemp-King, taking such ships chargenity of the mariners, and ed with merchandises, not have the proof of ing nor shewing such letters of the inrollsafe conduct within the same ment. ships at the time of the said taking, and bringing them by , R 3 force

force to a certain port or place within the faid realin, shall not be endamaged in their person nor goods for fuch taking, if they be ready to make full reftitution of the fame ships and merchandises, within reasonable time, after that full knowledge is made to them of fufficient letters of safe conduct for the same ships and merchandifes, inrolled in the faid chancery of record before the taking of them. Provided also,

titution de mesmes les niefs & merchandises dedeins temps resonable apres ceo qe plein notice est fait a eux de lettres de saurconduct suffisauntz pur mesmes les niess & merchandiscs enrollez en la dit chauncerie de recorde devaunt le pris de yceux. Purveu auxi ge cest ordinaunce comence a tenir son force a le feste de Seint Michell larchaungell proschein avenir.

24 Ed. 4. c. 4. That this ordinance shall begin to hold his force at the feast of Saint Michael the archangel next coming.

CAP. II.

No person outlawed within the county of Lancaster shall forfeit any goods or lands but those which he hath in the same county.

Ex edit. Raft. Exigend. Outlawry. County of Lancaster.

TEM, our said sovereign lord the King hath ordained by the L authority aforesaid, That none of his liege people, against whom Exigend shall be awarded or outlawry pronounced, at the fuit of the King, or at the fuit of the party in time to come in the county of Lancaster, shall forseit any of his goods or chattels lands or tenements, which the faid outlaws, or they against whom such Exigend shall be awarded in the said county of Lancaster, have in the same county. And that by reason of such outlawry at the fuit of another person pronounced within the faid county of Lancaster, no man shall be debarred nor disabled of any manner of action, nor to claim any manner of inheritance out of the same county, nor disabled to sue any manner of action out of the same county, notwithstanding such outlawry upon him pronounced. Provided always, That the statute made the first year of King Henry the Fourth, grandfather of the King 9 H. 5. c. 2. In year of Lang Azen, and a supplied of the country of Chefter, which 18 H. 6. c. 13. that now is, against the people of the country of Chefter, which 31 H. 6. c. 6. do to many of the King's liege people in divers counties of Eng-Rep. 33 H. 6. land many manilaughters, murders, robberies, batteries, trefpasses, and other riots and offences, shall stand in his force, this ordinance notwithstanding. And that this ordinance shall endure till the end of feven years next enfuing.

County of Chefter.

C. 3.

CAP. III.

It shall be bigh treason for Welshmen to take and carry away Englishmen or their goods into Wales, or there to withhold them.

Confirmed for three years by 27 H. 6. c. 4. Wales.

TEM, Forasmuch as at the grievous complaint made to the King by the commons in the counties of Hereford, Gloucester, and of Shropshire, which counties be adjoining to the marches

of Wales, and in the counties of Somerfet, Chefter, and Bristol, it was thewed to the same our sovereign lord the King, that whereas another time in time of the noble King Henry, grandfather to our fovereign lord the King that now is, the second year of his reign, for the great oppressions and extortions, which they of Wales and of the marches of Wales daily made to people dwelling in the said counties of Hereford, Gloucester, and Shropshire, in taking bringing and bearing away of their horses, beasts and other goods and chattels, out of the same counties into the said marches, and fuch goods horses and chattels there withholding till gree be made at their will. It was ordained and established. That if any beafts, goods, or chattels, be taken within the fame counties, and driven or brought out of the faid counties into Wales, or into the marches of Wales, that then the sheriffs of the fame counties, mayors or bailiffs of cities and boroughs, or bailiffs of franchifes, where fuch takings be made, shall fend their letters under their feals to the governors, or to the stewards of the feigniories, where fuch offenders be abiding, that they shall deliver such distresses so taken, within eight days of the receipt of the said letters. And if they do not, that the parties so grieved shall take any persons goods or chattels coming out of the faid seigniories, where such offenders be abiding, and them shall withhold, till that they be restored to their goods fo taken, with their damages costs and expences, which statute is not sufficient remedy, for a much as the faid offenders be dwelling sometime in one seigniory and sometime in another, and have no place certain to tarry, and also they take to the most number of people of the faid counties coming into Wales and into the marmarches of Wales, and out of the faid counties and them withold. till gree be to them made at their will, and also oftentimes the parties grieved durst not make execution of the said statute for doubt of death and many other mischiefs and inconveniencies, which thereof should ensue, so that the said offenders be the more bold to take, drive, bring, and carry away the people of the said counties their horses, beasts, goods, and chattels of the said counties into Wales, and into the marches of Wales, whither they fled before the faid statute, to the perpetual destruction and impoverishment of the said commons, except that speedy remedy thereof be made. Our faid fovereign lord, willing against such mischiefs and inconveniencies to provide a remedy in this behalf, hath ordained by the authority aforefaid, That if any people of the faid counties in Wales, or in the marches of Wales, do drive, bring, carry away, or withhold, such takings and withholdings, their abbetments and receipts in Wales (they having knowledge of such offences aforesaid) shall be adjudged high treason. Treason. And he that is thereof attainted, it shall be done of him as of a traitor to our faid fovereign lord the King. And that the justices of Justice of peace in their fessions in the said counties shall have power to in-Peace. quire, hear, and determine of all such offenders their abettors and receivers, and to make process against such persons indicted by two Capias and one Exigend, every Capias containing the space

R 4

of two months at the least, betwixt the date of every Capias and the day of the return of the same. And that mention be made in the said writs of Capias that the sheriffs of the said counties for the time being shall do to be proclaimed in their counties, that all such persons indicted shall appear before the said justices in their sessions, to answer of the matters contained in the said indictments. Provided always, That the seigniories marchers, of whom such offenders their abbettors and receivers hold lands and tenements, shall have the forseit of them, and the lords marchers, the forseitures of their goods and chattels found within their seigniories, after that they shall be attainted of the offences aforesaid. And that this ordinance shall endure till the end of six years.

CAP. IV.

What duties they shall pay to the King which carry wools to any other place than to the staples.

Wools. Woolfels, &c. Staple. TEM, our said sovereign lord the King hath granted and ordained, by the authority aforesaid, That every merchant denizen for wools, woolfels, and tin, which shall be charged and shipped in any gally, carack, or other vessel, to be brought and carried by the sea by the King's licence or otherwise, to other places and ports than to the staple of the King, shall pay to the King such customs and subsidies and other devoirs, as merchants aliens pay to the King for such merchandises. Provided always, That this grant or ordinance shall not extend to any persons, which have licence by the King's letters patents to them made before this time, to ship, carry, or bring any wools, woolfels, or tin to other places or ports beyond the sea, than to the staple of Calais, but that they shall be of this ordinance clearly discharged and excepted.

CAP. V.

No customer, &c. shall bave a ship of his own, use merchandise, keep a wharf or inn, or he a factor.

The caule why a common hoftler shall not be a controller, or searcher.

ITEM, Whereas in the parliament holden at Westminster the eleventh year of the reign of King Henry the Fourth, it was ordained and stablished, That no man that had a common hostry in any city or borough of this realm, shall be customer, controller, nor searcher, and that to eschew the damages and prejudices which thereof may grow, by the favour that such common hostlers may and will make to merchants, and to other their guests in their offices: (2) And now

TEM come al parlement tenuz a Westm' lan de regne du Roi Henri le quart xj. ordine fuist & establie qe null home qi tient commune hostrerie en alcun citee ou burgh dicest roialme soiet custumer controullour ne sercheour & ceo pur eschuer les damages & prejudices qi dent purront acrescier par le favour qe tielx communes hostelers purroient & veudroient faier as marchauntz & as autres lour hostes en lour offices. Et jatarde divers cus-

tumers

rs countrollers & auxi ferirs countrollours & furveides fercheours ount dihommes pur estre lour es deputes & ministres ur ditz offices des queux es deputes & ministres afount niefs de lours pro-🗴 ascuns eux intromittent ette des niefs auxint acha-& vendount diverses meridifes & ount & occupia lour propre oeps diverse wes & keyes esteantz par pes del ewe lou commune arge des merchaundise est en diverse portz dicest ne par qe sibien graunde : & damage journement ent au Roy de sez cus-& fubfidees come graunerde as marchauntz reuntz a les portz ou les clerks deputees & minioccupient les ditez offices jueux clerks deputees et tres auxi pluifours teit hostries & tavernes & gardent wharves & eux r fervitours fount factours tournes pur merchauntz ins & aliens par qe granamages & perdes journeaccrescent au Roy en ustume & subsidies par le ir qe tielx clerkes deputes inistres tiels hostries ta-: & wharves teygnauntz it as marchauntz & as s lours hostes en les ditz s & pluis greindre das est semblable dent acer en temps avenir si remedie ne soiet purvieu. e dit seignur le Roy voilencountre tielx damages rdes purvoier de remedie est partie ad ordeigne & ie par lauctorite suisdit ill custumer ne controller custume elerks deputes · ou

of late divers customers, controllers, and also searchers, controllers, and furveyors of searchers, have divers persons to be their clerks, deputies, and ministers in their faid offices, of which clerks, deputies, and ministers, some have ships of their own, and some of them meddle with the freighting of ships, and also buy and sell divers merchandises, and thereof occupy to their own use divers wharfs and keys, being by the water's sides, where common discharge of divers merchandises is had in divers ports of this realm, by the which as well great deceit and damages daily do grow to the King of his customs and subsidies, as a great loss to merchants repairing to the ports where the faid clerks, deputies, and ministers be; (3) also many hold hostries and taverns, and also keep wharfs, and they and their servants be factors and attornies for mer-chants, denizens, and aliens, by which great damage and loss daily doth grow to the King in his customs and subsidies, by favour that such clerks, deputies, and ministers holding such hostries, taverns, and wharfs, do to merchants and to other their guests in the said offices, and greater damage is like thereof to grow in time to come, if speedy remedy be not provided: (4) Our faid lord the King, willing against such damages and losses to provide a remedy in this behalf, hath ordained and established by authority aforesaid, That no customer, controller of the cufrom, clerks, deputies, minifters, nor their fervants, fac-No customer, tors nor fearchers, controllers controller, &c. or furveyors of fearches, nor thall have any thip of his own, their clerks, deputies, mini- use merchansters, or factors shall have any dife, keep a thips of their own, (5) or shall wharf, an inn,

buy or be a factor to another.

buy or fell by way or by colour of merchandise, (6) nor they shall not meddle with freighting of ships, or have or occupy any such wharfs or keys, (7) or shall hold any hostries or taverns, (8) or shall be any factors, or attornies for any merchant, denizen, or alien, (9) nor shall be hosts to any merchant alien (10) upon the pain of xl li. to be forfeit as often as they do the contrary, that is to fay, one half to the King, and the other half to him that will fue in this case against any such per-, fon doing the contrary. ordinance to begin at the feast of Saint Michael next coming.

ou ministres ne lour servauntz ou factours ne sercheours countrollours ou surveiours des serches ne lours clerkes deputes ministres ou factours eient afcuns niefs de lour propres ou acchatent ou vendent par voie ou par colour de merchaundise ne eux entremittent de frett de niefs ou eient ou occupient ascuns tielx wherves ou keyes ou teignent ascuns hostries ou tavernes ou soient ascuns factours ou attournes pur ascun marchaunt denizen ou alien ne soient hostes a ascun marchaunt alien sur le peine de xl li. destre forfait si sovent coment ils fount la contrarie cestassavoir lune moite au Roy & a celuy qe voet fuer en

cest cas envers ascun tiel persone faisant le contrarie lautre moite. Cest ordinaunce a commencer a le fest de Seint Michell proschein avenier.

CAP. VI.

A confirmation for ten years of the statute of 15 Hen. VI. cap. 2. touching the transportation of corn being of certain prices.

Ex edit. Rast. TEM, whereas at the parliament holden at Westminster, the Corn licence. I xv. year of the reign of our said sovereign lord the King that now is, for the common profit of all the realm, and efpecially for the counties adjoining to the sea, it was ordained and stablished in the form which followeth. Item, forasmuch as by the King it is ordained, That no man may carry or bring corn out of the realm, without the King's licence, by cause whereof farmers and other men, which use manuring of their land, may not fell their corn but at a low price, to the great damage of the realm. Our faid sovereign lord the King, willing in this case to provide a remedy, hath ordained and stablished by authority aforesaid, That it shall he lawful to every man to ship and carry all manner of corn and grain out of this realm, to any place that him pleaseth, except all only to the King's enemies, as often and as long as a quarter of wheat doth not exceed the price of vj. s. viij. d, and a quarter of barley three shillings, in the port where the wheat or barley is fo shipped. And that without suing any licence for the same all manner of ordinance made to the contrary notwithstanding. Provided always, That the King be contented of his customs and devoirs. And this ordinance shall endure till the next parliament. Our said sovereign lord the King, forasmuch as this statute is not now in his force, and that many counties adjoining

adjoining to the sea, may not sell the substance of their corn, but by carriage and bringing by the sea, hath ordained by the authority aforesaid. That the statute and ordinance aforesaid now expired (as afore is faid) shall begin to hold his force at the feast of the Nativity of our Lady next ensuing, and shall endure from thence till the parliament next to be holden after the same feast, so that a parliament be holden within ten years next enfuing after the first beginning of this present parliament. And if so be that there be no parliament holden within the same ten years, that then it shall continue and endure till the end of the same ten years.

CAP. VII.

If any carry merchandises into Wales, and after bring them into England not customed, be shall forfeit them.

TEM, it is granted and ordained by the authority abre- Merchandifes, faid, That if any hereafter bring any merchandifes coming from any parts beyond the sea, to any port or place within the land of Wales, and after them fend into England, and there discharge them out of any ship or vessel the customs and subsidies thereof to the King not paid, or if any person in any of the faid ports and places in Wales, thip any wools, woolfels, or other Custom, merchandise of the staple, to be brought to the parts beyond wools, woolthe sea, not customed, nor the subsidy to the King not payed, fels, &c. shall forfeit the same goods and merchandises. And that the King shall have his suit in this behalf in the county next adjoining in England to the port, in the which such merchandises shall be shipped or brought into Wales, and that this ordinance shail endure till the next parliament.

CAP. VIII.

In what case the King's purveyors that would take cattle, may be resisted.

TEM, it is ordained by the authority aforesaid, That the The King's flatutes before this time made of purveyors and buyers, purveyors thall be holden and kept, and put in due execution. (2) And who will take in case that any purveyor, buyer, or taker, will take and make value of xl. s. purveyance, or buy any thing to the value of forty shillings or or under, and under of any person, and make not ready payment in hand, not make prethat then it shall be lawful to every of the King's liege people to re- fent payment, tain their goods and chattels, and to refift fuch purveyors and buyfifted. ers, and in no wife fuffer them to make any fuch purveyances, buyings, or takings. (3) And for the peace better to be kept. that every constable, tythingman, or chief pledge of every town or hamlet, where such takings or purveyances shall be made, shall be aiding or assisting to the owner or seller of such things to be taken against the form of this ordinance, to make resistance in the form aforesaid, in case that such constables, tythingmen, or chief pledges be required that to do, upon pain to yield to the party so grieved, the value of the things so taken,

with his double damages. (4) And that none of the King's liege people be put to loss or damage, by the King or any officer for such resistance. (5) And that none of the King's officers shall do to be arrested, vexed, or impleaded in the court of the Marshallea or elsewhere, any of the King's liege people for such withholding or not suffering to be done, upon pain to lose twenty pounds, the one moiety of that to the King, and the other moiety to him, which will in such case sue. that the justices of peace in every county shall have power by authority of this ordinance, to inquire, hear and determine, as well at the fuit of the King, as of him which will fue, of any thing done against this ordinance, and thereof to make due punishment and execution, and to award damages to the party plaintiff, (7) And that in as Ed. 3. c. 12. When any defendant is thereof duly convict. 36 Ed. 3. c. 6. every action to be taken, upon this ordinance, every party de-3 H. 4. C. 14. fend that shall be put to answer to that without aid of the 1 H. 6. C. 2. Fina. (8) And in such actions to be taken process (ball be 22Car.2.c.24. King. (8) And in such actions to be taken, process shall be made as in a writ of trespass done against the peace, and that in every commission of purveyors, buyers, or takers to be made, this ordinance shall be contained and expressed. (9) And moreover, that this ordinance among other statutes of purveyors, buyers, or takers before this time made, shall be sent to the sheriffs of every county of England, to proclaim and deliver the faid statutes and ordinances in the manner and form contained in the statute of purveyors and buyers, made the first year of

CAP. IX.

the King, should be put in due execution.

the reign of our faid fovereign lord the King that now is, upon the pain contained in the same statute. (10) And moreover the King will and commandeth, That the statute made the fix and thirtieth year of King Edward, late king of England, the third after the conquest, touching purveyors of other persons than of

The order of trial of countesses, &c. being indisted of treason, &c.

cap. 29.

Magna charta TEM, Whereas it is contained cap. 20. in the Great Charter amongst other things, in the form which followeth: No freeman should be taken or imprisoned, or disseised of his freehold, or his liberties, or free customs, or stall be outlawed or banished, or in any wife destroyed, nor we will go upon bim, nor send upon bim, but by the lawful judgment of his peers, or by the law of the land; (2) in which statute is no mention made how women, ladics of great estate, in respect to their husbands, peers of the land, married or fole, that is to say, duchesses, countesses, or baronesses,

TTEM come continue soit en la Graunde Chartre entre autres en la fourme genfuyt: Nullus liber homo capiatur 'aut imprisonetur aut disseisiatur de libero tenemento suo 'aut libertatibus aut liberis 'consuetudinibus suis aut ut-' lagetur aut exulet aut aliquo 'modo destruatur nec super f eum mittemus nec super eum ' ibimus nisi per legale judicium ' parium fuorum vel per legem ferre. En quele estatuit nest my mention fait coment femmes dames de graunde effate par cause de lour barons peres

erre covertez ou foulez ver duchesses countesses ronessez serront mys a ier ou devaunt queux ls ferront juggez fur enntz de tresons ou feloar eux faitz a cause de il est une ambiguite & en la ley devaunt queux queux tielx dames iffint e serront mysez a res-: & estre adjuggez. Nosseignur le Roy voillant · tielx ambiguitees & ad declare par lauctorite lit qe tielx dames issint z ou en apres a enditerz un treson ou felonie par aitz ou en apres affairez it de eles soient covertez on ou soules qe eles ent mesnez en response & a respondre & adjuggez nt tielx jugges & peres roialme ficome autres de le roialme serroient issent enditez ou empesde tielx tresons ou feloaitz ou en apree affairez autiel maner & fourme null autre.

baronesses, shall be put to answer, or before what judges that they shall be judged upon indictments of tredfons, or felonies by them committed or done, in regard whereof it is a doubt in the law of England, before whom, and by whom such ladies so indicted shall be put to answer, and be judged; (3) our 6 Co. 42. faid lord the King willing to put out such ambiguities and doubts, hath declared by authority aforesaid. That la- The order dies fo indicted, or hereaf- of trial of ter to be indicted, of any treacounteffes,
fon or felony by them done, or or baroneffes, hereafter to be done, whether being indict-they be married or fole, that ed of treafon they thereof shall be brought to or felony. answer, and put to answer, and iudged before fuch judges and peers of the realm, as peers of the realm should be, if they were indicted or impeached of fuch treafons or felonies done, or hereafter to be done, and in like manner and form, and none other-

CAP. X.

wardens of the worsted weavers of Norwich appointed urly to inspect and regulate the worsted in that city, and o in Norfolk. The length and breadth of all sorts of rfteds made in Norwich and Norfolk assigned.

EM, whereas as well in the city of Norwich as in the Ex edit. Raff. ounty of Norfolk there be divers persons which make false Worsteds. s of all manner of worsteds not being of the affises in length readth as they ought to be and were of old time accustomnd the flays and threads pertaining to the same be not fully made and wrought, in great deceit as well of deis of the King as of the strangers repairing into this realm igland, which buy and use such merchandise, trusting that ill be within as it sheweth without, where, of truth it itrary: And whereas worsted was sometime a good merdife and greatly defired and loved in the parts beyond the now because that it is of false work and of false stuff, no man of taketh regard which is great damage to the King's ms, to the great damage and prejudice of the King's faithful people: Our faid fovereign lord the King, willing against such

Norwich.

damage and prejudice to provide a remedy in this behalf, hath ordained by the authority aforesaid, That men of the craft of worsted-weavers within the said city, shall have power every year at the feast of pentecost to choose iiii. wardens within the faid city, of the same craft, and the same wardens to have power to choose other ii. men of the same craft in the said county of the faid city, and all the same wardens to come before the mayor of the faid city for the time being, the Monday after the day of Corpus Christi then ensuing, and there to be sworn before the mayor, to do right and make due fearch of all manner of worsteds, and of the stuff belonging to the same, made or to be made within the faid city or county. And that every piece of worsted shall be pursuing through the cloth of right work good and convenable stuff, and that they shall hold the length and breadth as the affife hath of old time been rightfully accustomed, that is to say, the beds of the greatest athic in length xiiii. yards largely, and in breadth four yards through the piece, and beds of the mean affife xii. yards in length and three yards in breadth through the piece, and beds of the least assife x. yards in length largely, and two yards and a half in breadth, and cloths called monks cloths, xii. yards in length at the least, and five quarters in breadth, and cloths called canon cloths, five yards in length and vii. quarters in breadth, and cloths called cloths, vi. yards in length and two yards in the breadth, and double worsted x. yards in length, and five quarters in breadth largely, and half doubles, vi. yards in length, and five quarters in breadth, and roll worsted, xxx. yards in length, and half a yard in breadth largely. And that no lambs wool, nor wool called pelt wool shall be put in any of these worsteds. And that the wardens of the said craft for the time being, shall have power and authority to seife all such cloths and stuff so found defective. And that the mayor of the said city for the time being, shall have power by the said authority to enquire, hear, and determine as well at the King's fuit as at the information of the faid wardens, of all them which do contrary to this ordinance within the faid city. And in like form the justices of peace in the said county out of the said city, shall have power to enquire, hear, and determine, of all them which do against the premisses in the said county out of the faid city. And if any man before the mayor or justice of the peace be thereof duly convict and attainted, that then the same worsteds and stuffs so found defective, shall be forfeit that is to fay, the one half of fuch forfeiture to the King, and the other half to the wardens for the time being of the faid craft. And that the mayor for the time being of the faid city, and the justices of peace for the said county, shall have power to make fuch process severally against such person or persons, which shall be found to be defective by enquiry before them to be taken, of any thing done against the premisses, as the King's justices of peace do upon indictments taken before them of trespass done with force and arms against the King's peace. And

23 H. 6. c. 3. 7 Ed. 4. c. 2. And that this ordinance shall begin to take effect at the feast of Saint Michael next coming. And that it shall endure till the end of three years next ensuing after the same feast of Saint Michael.

CAP. XI.

A repeal of so much of the statute of 2 Hen. V. stat. 1. cap. 6. as maketh the breaking of truce and safe conducts high treason.

ITEM, where it was ordained and declared by the statute Truce. made the second year of the reign of King Henry V. father to our sovereign lord the King that now is, forasmuch as before the faid ordinance divers people comprised within the faid truces, made as well by the faid late King as by King Henry the Fourth, grandfather to our sovereign lord that now is, and divers other having fafe conducts as well of the faid late King Safe conducts. Henry the V. as of the faid late King Henry the Fourth, some have been slain, some robbed and despoiled by the King's liege people and subjects, as well upon the main sea as within the ports and coasts of the sea of England, of Ireland and of Wales, whereby the said truces and safe conducts have been broken and offended, to the great dishonour and slander of the King, and against his dignity, and the said man-killers, robbers, spoilers, and offenders of the faid truces and the Kings fafe conducts. as afore is declared, have been by divers of the King's liege people and subjects within the coasts of divers counties received, abbetted, and procured, concealed, hired, sustained, and maintained, that fuch manslaughters, robbery, spoiling, breaking of truces, and of the King's fafe conducts, and wilful receipt, abettment, procurement, concealment, hire, fustenance, and maintenance of fuch persons to be made in time to come by any of the King's liege people and subjects within the realm of England, of Ireland, and of Wales, or upon the main sea, shall be judged and determined for high treason, done against the crown and the King's dignity. And forasmuch as the pains contained and specified in the statute aforesaid, be so rigorous against the King's liege people and subjects, and them so straitly bind that the adversaries and enemies of the King be greatly boldened and comforted to make war against them, and many of the King's liege people and subjects as well upon the sea and coasts of the sea, as in the marches of the realm of England. oftentimes have been, some robbed and spoiled, and some slain, whereby many of the King's liege people inhabiting in the marches and coasts aforesaid, be greatly hindered and impoverished, and in point to be finally destroyed, and the merchants and mariners of the King be greatly thereby discouraged and abashed to pass upon the sea with their ships and vessels, with their merchandises, or otherwise to make war for the safeguard of the sea, and the navy of the realm of our said sovereign lord the King in point to be destroyed, and the merchants of the King clearly discomforted to make or renew any ships

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or vessels. At the parliament holden at Westminster, the tenth day of October, the xiiii. year of the reign of our faid fovereign lord the King that now is, the penalty, judgment, and determination in the same statute contained was put in suspence and respite by vij. years then next ensuing, as by the statute thereof made in the same parliament plainly appeareth: The same our fovereign lord the King that now is, considering the premisses, and that the faid time of seven years is well nigh past, ordaineth by authority aforesaid that none of his liege people and subjects, by force of the said statute, for nothing by him attempted or hereafter to be done against the form and tenor of the said statute, as to the said pain of treason, shall be in any wise punished, molested, nor grieved, nor shall incur no pain for the fame otherwise than he ought before the making of the said statute, but that he, his heirs, and executors of all pains and forfeitures of treason, because of the said statute, against the King, his heirs, and fuccessors, shall be clearly quit and discharged, And that this ordinance shall endure till the next parliament.

CAP. XII.

A reformation of the partition money arising by the sale of wools and woolfels by the mayor and constable of Calais, ordered for seven years.

Ex edit. Raft. Partition of wools, woolfels, &c.

Staple. Calais.

TEM, whe cas by the ordinance of partition made upon wools and woolfels in the staple of Calais, and by the long and straight continuance of the same, great hinderance and decrease have come to the King of great notable sums of his great customs and subsidies, as well in his realm of England, as at his town of Calais, as appeareth sufficiently of record in his exchequer, for the which the commons of this realm have been oftentimes charged to their great damage, the King's foldiers of Calais, and of the marches there, the worse paid of their wages, the faid town and calle of Calais not repaired, and that also the said straight rule hath caused many merchants strangers to labour to their lords of their party to make as grievous and straight search upon bullion coming to the King's mint to Calais, so that men of divers countries in conveyance of bullion have been greatly hindered, as well in their persons as in their goods, so that the said mint is fallen in great decay, and may not be fustained as it was in the time of the reign of King Henry the Fifth, father to our said sovereign lord the King that now is, and many year, before that the faid partition was first ordained and made. And that moreover that merchants of this realm be by that greatly hindered, and the most part of them of very necessity be enforced to leave their merchandises of wools and woolfels, because that they may not attend the straight rule of the said partition. And whereby some do-steal out of this realm wools and woolfels without payment of any custom or subsidy, to our sovereign lord the King for the same which hath been and is daily a great decrease and hinderance to the navy of this realm of England, and to

the masters of ships and mariners, because that their living and yearly avail is greatly decreased and minished by the little shipping of wools and woolfels of the said staple, for the causes aforesaid, and that the price and value of the wools and woolfels by the faid streight rules and ordinances of partition is very greatly decreased and minished. And whereas upon the same it was prayed to the same our sovereign lord the King that now is, by his faid commons by their petition to him made, that it would please him of his noble grace to consider the premisses, and for the universal weal, avail, and increase of riches of this realm, to grant and ordain by the authority aforefaid, That all wools and woolfels, which hereafter shall be shipped by merchants denizens of this realm of England to the staple of Calais, shall be put to sale by the owners of the same wools and woolfels, or by their attornies there under due form and rule of the said staple, to the price and value of the said wools and woolfels, as it is by the ordinance of the faid staple at this time put and used, or at such price as by the rule of the faid staple shall be ordained and appointed, as often and when it shall please the same merchants or their attornies. So that the third part of the price and value for all such wools and woolfels, to be fold hereafter to the faid staple, at the time of the fale and before the delivery of them, shall be brought from the faid staple and had in bullion of filver to the King's mint at Calais, there to be coined by the surveying of the mayor, constables, and company of the said staple for the time being, to be delivered after that it is so coined to the said merchants owners of the faid wools and woolfels fo fold, and by them or their attornies to be brought and had in the faid realm of England by the ordinance and surveying of the said mayor and constables and company of the faid staple for the time being, without embezzeling or fubtraction of that in any wife, and without any partition of the money which shall come of the faid bullion, or of any payment of these other parties of the value of the said wools and woolfels to be had or made. And that this ordinance shall endure till the end of seven years next ensuing: The same our sovereign lord considering the premisses hath granted and ordained, by the authority aforesaid, That as to the partition aforesaid, the mayor and constables and company of the said staple of Calais shall reform the same among themselves according to the faid petition, before the first day of August next coming. And that it shall be so observed hereafter during the said vii. years. And if that they do not then the same, our sovereign lord the King hath granted and ordained by the authority aforefaid, That as to the petition and to the remanent in the same petition contained, it shall be done as is defired,

Vol. III, Statutes

Statutes made at Westminster, Anno 23 HEN. VI. and Anno Dom. 1444.

T the parliament holden at Westminster the twenty fifth day of February, the twenty third year of the reign of King Henry the Sixth after the conquest, the same our lord the King, by the advice and assent of the lords spiritual and temporal, and the commons being in the said parliament, by the authority of the same parfiament, made to be ordained, and stablished divers ordinances and statutes in the manner and form following.

E N parlement tenuz a Westm' le xxv jour de Feverer lan du reigne nostre seignur le Roi Henry le vi. apres le conquest xxiii. mesme nostre seignur le Roi del advyse assent de les seignurs espirituelx et temporelx et les communes esteantz en le dit parlement et par auctorite de mesme le parlement, fist ordeigner & establier diversez ordeignauncez et estatuitz en le maner et fourme que enfuist.

CAP. I.

A confirmation of the statute of 36 EDW. III. c. 2. and other statutes touching the King's purveyors. The name of Purveyors turned into Buyers.

Ex edit. Pulton. 36 Ed. 3. c. 2. No purveyance but for the King. Ready pay ment shall be made. The name of purveyors they named buyers. By whom goods purpraised. Prises shall be made where is needful for the time. A taker shall have no deputy. The seal of the commission.

IRST, Whereas in the parliament holden the xxxvj. year of King Edward the Third, for the grievous complaints made against purveyors of victuals, it was ordained and established. That no man of the realm should have any takings but only the King and the Queen his companion: (2) and that upon fuch purveyance to be made for the houses of the King and the Queen, ready payment should be made in hand, that is to fay, the price for which such victuals should be commonly in markets near about; (3) and that the heinous name changed, and of purveyors should be changed, and named buyers: (4) And if the buyers cannot well agree with the seller, for that which shall be needful, then the prises that shall be made for the said two houses, shall be made by the view, witnessing, and apveyed shall be praisment of the lords, or their bailists and constables, and four good men of every town, and that by indenture to be made betwixt the buyers and the faid lords or bailiffs, constables, or thereisplenty, four men, containing the quantity of the thing by them taken, No more shall and the price, and of what persons: (5) and that the prices be taken than shall be made in a convenient and easy manner, without dures, menace, rebuke, or otherwise: (6) and that the priles and buyings shall be made in places where there is greatest plenty, and that in convenient time: (7) and that there be no more taken than shall need for the season for the said two houses: (8) and that the number of the faid buyers shall be abated, Refistance of in as much as a man may well: (9) and that such be buyers the purveyors which shall be sufficient to answer to the King and to his peoif they make ple, and that none of them shall have a deputy: (10) and that not readypay.

the commissions shall be sealed with the great seal, and every ment, or take half year returned into the chancery, and other to be made of for others new: (11) and that in the faid commissions shall be compri- King, &c. fed all the manner and matter of their prifes and buyings, (12) and that no man shall be bound to obey the buyers of other lords against their will, nor to the buyers of the said houses, if they make not ready payment in hand, as afore is said: (13) and that no man shall be charged for a contempt because of disobedience done in this behalf: (14) and that The corn the prifes of all manner of corn and malt for the faid two taken shall be houses, shall be measured by the measure according to the measured by standard stricken and not heaped: (15) and for the earriage 4 Ed. 3. c. 3. of the corn and malt, and for all other manner of prises and 25 Ed. 3. st. 5. buyings to be made for these two houses, ready payment shall c. 1. buyings to be made for these two houses, acary payment man it R. s. e. 4. buyings aforefaid: (16) and that no more carriage be taken Ready paythan shall be needful in this behalf: (17) and if any buyer ment for carmake any prifes and buyings, or be taker of carriage in any riage.

other manner than is comprised in their commissions, they Felony to take
thall have punishment of life and of member, as is ordained of purveyors.

CAP. II.

In what case the King's purveyors, who are by the last precedent chapter to be termed buyers, may be refifted.

TEM, That no buyer of victual, or taker of carriage, shall no purveyor take or receive of any man any gift or other pleasure, to shall take or fnew any favour, or shall charge or grieve any man in respect forbear for faof fuch takings, buyings and carriages, for hatred, envy, evil A taker shall will, or procurement: (2) and if he do, and thereof be at-make a partitainted at the fuit of the party, he shall yield to the party his cular account double damages, and shall have imprisonment of two years, and of each thing shall be ransomed at the King's will, and after shall forswear the taken. court: (3) and if the party will not fue, he that will fue for the King, shall have the third peny of that which shall be recovered for his labour, and nevertheless the buyer and taker shall have the punishment as afore is said in the same article: (4) and that every buyer upon his account shall cause to be declared, and severally distinguished the takings and buyings of every county, town or person; (5) our said lord the King A rehearsa! that now is, confidering the premisses, hath ordained and com- and confirmamanded by authority of this said parliament, That the said tion of the statutes from henceforth shall be duly kept and put in execution, statute of 160 and also been cordinad by the same authority. That every 36 Ed. 3. c. 2. (6) and also hath ordained by the same authority, That every purveyor and buyer before they shall have any commission, shall The takers be fworn in the chancery, that he shall take nothing of the peo- oath. ple contrary to the faid ordinances.

II. And moreover, because the poor people be not able, nor Resistance of dare make resistance against the purveyors and buyers, nor sue the takers. them by the law, though that they do contrary to the faid statutes, it is ordained by the same authority, That the praisers,

and also all the town or towns adjoining, if need be, shall be bound to do their endeavour and power to refift the buyers and purveyors doing contrary to the faid statutes, and as much as in them is, to execute the faid statutes upon the same purveyors, if they be required; (2) and that he which is grieved for his goods taken contrary to the faid statutes and ordinances, may choose to have an action of debt against the said praisers, town or towns, and every of them, which do not their industry in refistance of the said purveyors or buyers in the form aforesaid, when they shall be required, or else against the said purveyors or buyers, and every of them, to recover the treble value of his goods so taken, and moreover his costs and his treble damages. (3) And if any purveyor or other the King's officer do trouble or vex any of the King's liege people in the marshalsea or elsewhere, by any evil fuggestion or cause seigned, imagined, or coloured upon them in respect of execution of the said ordinances, The remedy if he shall incur the pain of xx l. to be paid to the party grieved, the King's of- over his damages and costs in this behalf sustained: (4) and that he thereupon shall have a writ of debt; (5) and that every

Two several remedies for the party wronged by the takers. ficer do trou-ble him which feeketh lawful issue triable in their action, shall be tried in the county where the revenge.

The ferjeant of the catery shall answer for some takers his inferior officers,

all the faid cases shall not be admitted to wage their law, and shall be put to answer without fourthing, and no essoin, aid of the King. nor protection shall be to them allowed: (6) and that the series at of the catery shall fatisfy all the damages, debts and executions which should be recovered against every purveyor and buyer under him in all the cases aforesaid, if the purveyor or buyer be not fufficient to fatisfy: (7) and the party complainant shall have a Scire facias to have execution against the said serjeants in that case: (8) and that these statutes and ordinances shall be sent to the justices of the peace in every county to proclaim them every

taking of the faid goods was made, and that the defendants in

CAP. III.

year, and thereof to inform the people.

Whoever shall pack or ship thrums or threads to pass beyond the seas, during three years next coming, shall forfeit the same, or the value.

Ex Edit. Raft.

TEM, our said sovereign lord the King hath ordained by the authority aforesaid: That no man hereaster shall pack nor thip any thrums nor woolen threads in any wife, to be had or to pass out of this realm of England beyond the sea, during the term of three years next enfuing, upon pain of forfeiture of the fame thrums and woolen thread, or the very value of the fame to the King: the King to have the one half thereof, and he which shall the same espy, find, and prove the same to be forfeit, to have the other half. And that he that packeth to ship beyond the sea, any such thrums or woolen thread hereaster, contrary to this ordinance, shall have one year's imprisonment, and moreover shall make fine and ransom for his offence in this behalf, faving always to the King his advantage by the statute made in the parliament holden at Westminster the viii. year of his noble reign touching this matter.

8 H. 6, c. 43.

CAP. IV.

Four wardens of worsted weavers shall be chosen yearly during three years next coming, within the city of Norwich, and other four within the county of Norfolk, which shall set down orders for the true making of worsteds within Norwich and Norfolk, and Suffolk.

TEM, whereas in the last parliament of the Kirig holden at Westminster, among other things it was enacted and granted by authority of the same parliament, That where there were divers persons as well within the city of Norwich as in the county of Norfolk, which made false work of all manner of worsteds. not being of the affise in length and breadth as they ought to be. and were of old time accustomed, and the slaies and thread to that pertaining were falfly made and wrought, to the great deceit as well of denizens as of strangers repairing to this realm. which use to buy such merchandises, trusting that they be within as it appeareth outwardly, where of truth it was contrary: and where worsteds were sometime good merchandises and greatly defired and loved in the parts beyond the sea, because it was of false work and of false stuff, no man doth set by the same, to the great damage of the King's custom, and great damage and prejudice to his faithful people, it was also ordained to the destruction of such defaults. That the men of the said craft within the faid city should have power every year at the feast of Pentecost, to choose four wardens within the said city of the same craft. And the same wa dens to have power to choose other two men in the county out of the faid city, and all the faid wardens to come before the mayor of the faid city for the time being, the Monday after the day of Corpus Cristi then next enfuing, and there to be fworn before the mayor, to make true and due fearch of all manner of worsteds, and of the stuff pertaining to the same, made or to be made within the said city or county, and that every piece of worsted shall be pursuing through all the cloth of right work good and convenable stuff, and that they shall hold the length and breadth as the assise hath been of old time accustomed, that is to say, beds of the greatest assise in length xiiii. yards largely, and in breadth iiii. yards largely through the piece, and beds of the mean affife xii yards in length, and in breadth through the piece iii yards, and and beds of the least affise x yards in length largely, and two yards and a half in breadth. And cloths called the monks cloths xii yards in length at the least and v quarters in breadth. And cloths called canon cloths of the one affife v yards in length and vii. quarters in breadth. 'And of the other affise vi yards in length and ii yards in breadth. And double worsted x yards in length, and v quarters in breadth. And half double vi. yards in length and v. quarters in breadth, and roll worsted xxx. yards in length and half a yard in breadth largely. And

Peltwool.

that no lambs wool nor wool called Peltwool shall be put in any of the same worsteds. And that the wardens of the said craft for the time being shall have power and authority to seise all fuch cloths and stuff so found defective, and that the mayor of the faid city for the time being have power to enquire, hear, and determine as well at the King's fuit as at the information of the said wardens, of all them that do contrary to the said ordinance within the faid city. In like form the justices of the peace in the faid county out of the faid city, shall have power to enquire, hear, and determine of all them that do contrary to the premisses in the said county out of the said city. And if any man before the faid mayor or justice of the peace shall be duly convict and attainted, that then the same worsteds and stuff, so found defective shall be forfeit, that is to say, the one half of such sorfeiture to the King, and the other half to the wardens of the faid craft for the time being. And that the mayor for the time being of the faid city, and the justices of the peace in the faid county, shall have power to make such process severally against such person or persons, which shall be found defective by enquiry before them to be taken of any thing done contrary to the premisses, as the justices of peace do upon indictments taken before them of trespass done with force and arms against the King's peace. And that the said ordinance shall begin to take effect at the feast of St. Michael next ensuing the faid parliament, to endure till the end of three years: The King confidering the premisses, hath ordained by authority of his faid parliament, holden the xxv. day of February, for the weal of all his people of his faid realm, and in amendment of the faid worsteds, for and in destruction of all manner of deceit to be done and wrought in worsteds by them that have them by the means of the same, that the men of the said craft within the faid city shall have power every year at the feast of Pentecost to choose four wardens within the said city of the same And also in like manner that the artificers of the same craft, dwelling out of the said city, that is to say, in the county of Norfolk, shall have power every year at the feast of Pentecol to choose four wardens within the said county of the same crast. And that the wardens in the faid county and city shall be swom before the mayor of the faid city, and the steward of the dutchy of Lancaster within the said county for the time being, if he be present within the said city, or else before the mayor alone, the faid steward being absent at such time. And that all the said wardens, as well within the faid city as without, or elfe the most part of them, under the same form before rehearsed, chofen and fworn, shall have full power to survey the work of the faid artificers. And that they shall make and work well and And do to be ordained such rules and ordinances within the faid craft, as shall seem to them necessary for the amendment of the faid worsteds and the crast. And that such rules and ordinances by them so made and ordained to be by the faid artificers obeyed and observed, or else such of the said

artificers that break or do contrary to the faid rules and ordinances, to be punished by the discretion of the said mayor and steward. And also that no man of the said craft shall make any worsted, except he put upon the same his sign by the ordinance of the faid wardens, or otherwise the faid worsteds shall be forfeit to the King, and that the said wardens, as well within the faid city, as within the counties of Norfolk and Suffolk. shall have full power to fearch or do to be fearched all manner of worsteds, as well within the looms as without the looms. And that all manner of worsted and stuff pertaining to the same found by them for any cause recited defective by the said wardens to be forfeit, that is to fay, the one half to the mayor and bailiffs of the city, boroughs, or towns, or to the chief lords of the fee of and in such places where such workeds and stuff by the faid wardens shall happen to be found defective and forfeitable for any cause aforesaid, and the other half to the wardensof the faid craft, and that all manner mayors, sheriffs, and bailiffs, and all other officers shall be attending, aiding, and supporting the faid wardens in their fearches, as often as they or any of them shall be by the said wardens or any of them required. And that this ordinance shall endure till the end of three years next enfuing. Provided always, That if the wardens of the faid craft, as well within the said city of Norwich as without, or otherwife the greater part of them in manner and form aforesaid, happen to be chosen and sworn to make any such rules and ordinances as afore is faid, that the fame rules and ordinances shall be in no wife put in execution before that the King and his counsel be certified of them, and that the same rules and ordinances shall seem to the King and his counsel expedient and necessary for the weal of the King and of his realm.

CAP. V.

Welchmen inditted of treason or selony, that do repair into Herefordshire, shall be apprehended and imprisoned, or or else pursued by bue and cry, and a forfeiture of those which do not pursue them.

TEM, whereas divers persons dwelling in Wales and in the Wales.

I marches of Wales, indicted and outlawed of treasons and fe-27 H. 8. C, 26, 1 lonies coming into the county of Hereford to cities and burghs towns, fairs and markets, and to other places within the said ecounty, sometime by night, and there sell, buy merchandise and earry by ii. iii. iv. days or more at their will, and after return into their own countries without grievance, impeachment, or execution of the law made upon them by the sheriff of the said ecounty, his ministers, or by any other person, by reason that the sheriff and his ministers oftentimes have no knowledge of their persons, nor of their being within the said county, and other persons, some for savour and amity, and some for doubt of hurt, by reason of which none doing of due execution of the law, the said persons indicted, outlawed, and other ofsenders of

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Wales, and of the marches aforesaid, doubt not to come, slay, burn, rob, and to do other offences in the faid county, to the perpetual destruction and impoverishment of the commons of the faid county: our faid sovereign lord the King, considering the premisses, hath granted by authority aforesaid, That if the theriff, undersheriff, or any sheriff's ministers, mayor and bailiffs of towns and boroughs, or any other person conversant within the faid county, know and fee any fuch person indicted or outlawed in any place within the faid county, that he shall arrest, take, and bring him to the gaol within the said county, and there shall deliver him to the gaoler after the law of the realm. And if any fuch person indicted or outlawed will disobey the arrest to be made in the form aforesaid, that he against whom fuch disobeisance is made, shall levy hue and cry. And that every person that is conversant within the said county that heareth the hue and cry, shall come and aid him that levieth the faid hue and cry, to take the faid offender, and shall do their power that to do. And if they cannot take him, they shall follow and pursue him out of the said county with hue and cry. And that the sheriff, under-sheriff, and their ministers, mayor and bailiffs conversant and hearing of such hue and cries, shall make due execution of the faid ordinance according to their power, upon the pain, that is to fay, the faid sheriff, undersheriff, and their ministers, mayors and bailiffs, to make fine and ransom to the King, and the said persons conversant and hearers, that is to fay, a knight a C. s. an esquire forty shillings, and all other inhabitants twenty shillings. And that the justices of peace in the said county for the time being, shall have power to enquire, hear and determine upon the defaults and negligencies of the said sheriff, under-sheriff and ministers, mayor and bailiffs, converfant and hearers of the faid hues and tries. And moreover the King will, That the statute of Westminster primer, touching like matter, shall be put in due execution.

CAP. VI.

A rebearfal of the statute of 15 Hen. 6. c. 2. touching licence to transport corn, when wheat doth not exceed vis. viii d. the quarter, and barley iiis. iv. d. and the same statute made perpetual.

TEM, whereas at the parliament holden at Westminster the xv. year of the reign of the King that now is, for the common profit of all the realm, it was ordained in the form as followeth. Item, whereas by the law it was ordained, That no man may carry or bring corn out of the realm of England, without the King's licence, by reason whereof farmers and other men which use the manuring of land, may not sell their corn but at a low price, to the great damage of all the realm: our sovereign lord the King, willing in this case to provide a remedy, hath ordained by authority aforesaid, That it shall be lawful to every man to ship and carry all manner of corn and grain out of this

Corn

, to any place that pleafeth him, except only to the eneof our sovereign lord the King, as often and as long as a r of wheat doth not exceed the price of vis. and viii d. Grain. quarter of barley iiis, in the same port where the wheat rley is so shipped, and that without sueing any licence e same, and all other ordinances before this time made to intrary notwithstanding. Provided always, That the King ntented of his customs and money. And this ordinance indure till the next parliament. And forasmuch as this e is not now in force, and that many counties adjoining to a may not fell the substance of their corn, but by carriage carried by the fea: our faid fovereign lord the King (conng the premisses) hath ordained by authority of his said ment, holden the said five and twentieth day of February, Altered by he statute and ordinance aforesaid by authority of the same 1 Jac. 1. c. 25. ment shall be perpetual, and stand in his force for ever.

21 Jac. 1, C. 280

CAP. VII.

rathering of head-pence by the sheriff of Northumberland sball cease.

EM come lez poverez mmunes & foialx liegez by de son counte de Norbr' ount este de longe s oppressez & surchargez z viscountz du dit counir le temps esteantz, lez & facentz leve de lour & chateux a la somme de & pluis, appellez Hedez, deux foitz en vij ans, t chescune tierce an & une iiije an, à lour propre e, faunz ascune accompt, , ou availle a Roi & faunz loial avyce ou foundefinoun de lour graund fion, le quele causa diverommez de laborer & exr graundez biens destre ınt, quant lez ditz ans ent, a le pluis greindre :ffion de lez ditz coms: Nostre dit seignur le considerant lez premissez, rdeigne & graunte per orite suisdit, que le dit t de lez ditz hede penyez out oustrement oustez pur jours, ascun use ou cuseue a le contrarie nient obstaunt

TEM, whereas the poor com-mons, and the King's faithful liege people of his county of Northumberland, have been of long time oppressed and surcharged by the sheriffs of the said county for the time being, levying or causing to be levied of their goods and chattels, to the sum of forty pounds, and more, called Head-pence, two times in seven years, that is to lay, every third year, and every fourth year, to their own avail, without any account, profit, or advantage to the King, and without any lawful cause or ground, but of their great extortion, which eauseth divers men to labour and expend great goods to be sheriff, when the faid years come, to the great oppression of the said com-mons; (2) our lord the King The gatherconfidering the premisses, hath ing of headordained and granted by the pence by the authority aforesaid, That the sheriff of faid gathering of the faid head-pence shall be clearly put out cease. for ever, any use or custom to the contrary notwithstanding, upon pain of an Cli. to be paid, the one half of the fame

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to the King, and the other half to the party which will fue for the forfeiture against the theriff. This ordinance to begin at the feast of the nativity of St. John Baptist, which shall be in the year of our Lord M.CCCC, klvi.

obstaunt, sur payne de C li destre paiez, lune moite dicelle a Roi, & lautre moite dicelle a la partie qui sua la forsaiture envers le viscount. Cest ordeignaunce a commencer a la sest de la nativite de Seint John le Baptiste que serva en la nostre seignur M.CCCC.xlvje.

CAP. VIII.

No man shall be sheriff, under-sheriff, &c. above a year.

24 Ed.3.stat.1 C.7. 2 Lutw.193.

TEM, whereas King Edward the Third, for divers ana special causes, in bis parliament holden at Westminster the Wednesday next after Midlent, the fourteenth year of his reign, or that several sheriffs in divers counties in England then being, bad their offices, some for a term of years of the King's grant, and eme trusting of longer continuance in their offices, by procurement, &c. were greatly encouraged, and did take upon them to do many and divers oppressions to the King's liege people, unduly, and evil, and falfly to serve the King and his people did ordain and flablish, That no sheriff should tarry and abide in his office above a year. and that then another meet and sufficient man should be assigned in bis place by the chancellor and treasurer of England, and the chief baron of the exchequer, and other every year in the morrow of All-Souls, as it appeareth in the faid flatute; (2) and after the faid statute so made, by another flatute made at Westminster, in the parliament of the faid King, bolden the first day of May, the forty second year of his reign, he ordained and made. That no beriff, or under-sheriff, nor sheriff's clerk, should tarry and abide in his office over one year, as it is ordained by other statutes before this time, as it appeareth more plainly by the faid Ratute

TTEM come le Roi E. le tierce, pur diversez & notablez causez en son parlement tenuz a Westm' le meskerdy proschein apres le di.' quaresme lan de son reigne xiije pur cause que diversez viscountz en diverfez counteez dEngleterre adonques effeauntz avoient lour officez, acuns pur terme dans de graunte du Roi, & ascuns contiante en pluis longe continuance en lour officez, per procurement &c. furent graundement esbaudez, & pristeront sur eux, de faire plufours & diversez oppressions a le liege poeple du Roy meyns duement & malement & fauxement servoient le Roi & son poeple; ordeigna & fult, que nulle viscount demureroit me expecteroit en son office outre un an & que adonges un autre covenable & fufficient homme ferroit ordeine en son lieu per le chaunceller & treforer dEngleterre & le chief baron del efchequer & autres chescune an en lendemayn dez toutz almez; sicome il appiert en le dit estatut : & apres cell estatut issint fait, per un autre estatut fait a Westm' en le parlement du dit Roi tenuz le prim' jour May lan de son reigne xlij ordeigna & fift, que nult vifcount fouthviscount, ne clerk de viscount, demureroit ou

42 Ed.3.c.9.

cheroit en son office oustre n an; sicome est ordeigne utres estatutz faitz devaunt temps; sicome il pluis ement appiert per le dit et del xlij an. Et oustr' ceo n autre estatut fait a Westm' e xv de seint Michell lan reigne du Roy Richard le nde primer fuist ordeigne et que nulle homme que avoit viscount dascun countee ın entier an ne ferroit eslieu ofoitz, ne mys en la dit e, deinz trois ans adonproscheinz ensuantz; sique ne soit ascun autre gant deinz le dit countee; ne il pluis pleinement apper le dit estatut du Roi ard: & come en diversez teez dEngleterre apres la nce dez ditz estatutz plui diversez viscountes ount faitz, & ount occupiez z lez ditz counteez, asx. ans, & alcuns xij. ans, uis, a le graund damage Roi qorest, sez progenii, & lour poeple deinz lez counteez, contrarie a lez estatutz, & tout autre bon & veraie semblablement mps avenir destre importdamage, overt disherice, & supportation domi-& perjurre, & graund opion as plufours du liege le du Roi considerez lez ndez confanguinite allie les famulers des vistes, fibien de ceux qe ount devaunt cest temps, come eux que ore sount en les countees: nostre dit seigle Roi, considerant les pres, ad ordeigne per lauctowildit, que les estatutz det recitez & chescun de oient duement observez en une countee d'Engleterre,

flatute of the same forty-second year. (3) And moreover, by ano- 1 R.2.C.11. ther statute made at Westminster, the fifteenth of St. Michael, the first year of the reign of King Richard the Second, it was ordained and made, That no man which bath been sheriff of any county by one whole year, shall be another time chosen nor put in the faid office within three years next ensuing, except that there be not other sufficient within the said county, as it appeareth more plainh by the said statute of King Richard. (4) And whereas in divers counties in England, after the making of the said statutes, many and several speriffs have been made, and have occupied within the said counties, some ten years, and some truelue years, and more, to the great damage of the King that now is, his progenitors, and their people within the faid counties, contrary to the faid statutes, and all other good rule, and very like in time to come to be to their importable damage, and open difherison, upholding of manslaughter, perjury, and great oppression to many of the King's liege people, considering the great consanguinity, alliance, and familiars of the sheriff, as well of them as have been before this time, as of them which now be in the said counties; (5) A confirmaour faid lord the King, confi-tion of the dering the premisses, hath or- statutes aforedained, by the authority aforefaid, that no
faid, That the statutes before sheriff above recited, and every of them shall one year, &c. be duly observed in every coun- 28 Ed.3.c.7. ty of England. (The undertheriffs, and all other officers within the city of London, which now be, or shall be, at all times excepted; and fuch counties only except, in which divers of the King's liege pcople be inheritable to the office

The penalty the theriffwick above one year. Altered by 32 Ed.4 c.s.

of sheriffs at this day, and also fuch persons as have estate of freehold in the office of theriffs at this day, and except the letters patents made to them of the office of theriffs, and their under-sheriffs and clerks.) (6) And if any sheriff, or underfor occupying theriff, or theriff's clerk, occupy the office of sheriff, under-sheriff, or sheriff's clerk, contrary to any of the statutes afore recited, or against the effect or intent of any of them (except before excepted) that then he which doth so occupy, shall forfeit the sum of CC li. yearly, as long as he occupieth contrary to the effect of the faid statutes; (7) and that every pardon hereafter to be made for fuch offence or occupation, or forfeiture of fums before recited, shall be void, and not available, and all patents made, or to be made, of any the faid offices for term of years, for term of life, or in fee-simple, or in fee-tail, to any of the King's liege people (except before 'excepted) shall be void and of no value, by the same authority, any clause or word of Non obstante in any wife put or to be put in fuch patents to be made notwithstanding. (8) And moreover, whosoever will take upon him or them, to have or occupy the faid office of sheriff, by virtue of such grants or patents now to be made for term of years, for term of life, fee-fimple, or feetail, shall stand for ever and at all times disabled to be or bear the office of theriff within any county in *England* by the same authority. (9) And that every liege man which will fue for the faid fum forfeit, against him or them which in fuch manner doth

les fouthviscounts & touts les outres officers deinz la citee de Loundres que ore sount ou ferrount tout temps excepts, & autielx countees tantfoulement exceptz, en queux divers de le liege poeple du Roi en loffice de viscount a cest jour sount enheritez, & auxint tielx perfones que ount estate de frank tenement en loffice de viscount mesme cest jour & lettres patents a eux faitz del office de viscount & lour south-viscounts & clerks exceptz. Et si ascun viscount ou clerk de viscount occupia office de viscount. fouthviscount, ou clerk de viscount, contrarie a ascuns de les estatutz avaunt recitez, ou encountre leffect ou entent dafcun de eux exeeptz devaunt exceptz; que adonques celtuy que issint occupia, forfaira la somme de CC li. annuelement. auxi longement come il occupia contrarie al effect dez ditz estatutz. Et que chescune pardon en temps avenir defire fait pur tiel offense, occupation, ou forfaiture dez sommez avaunt receitez, serroit voidez & nient availablez; & toutz patentz, fait & affairs, de ascun de les ditz offices pur terme dans terme de vie. en fee fimple, ou fee taille, a ascun de les liegez du Roi, exceptz devant exceptz, soient voidez & de null value per mesme lauctorite, ascun clause ou parole de non obstante en ascun mys ou a mettre en tielx patentz destre fait nient obstauntz. Et oustre ceo quiconque prefume fur luy ou fur eux, daccepter ou occupier la dit office de viscount per vertue dautielx grauntes ou patentz ore affaires pur terme dans, a terme de vie, fee simple, ou fee taille, de**flaict**

All patents made to any to be sheriff aabove a year, Chall be void.

floier disable perpetuelment & tout temps, destre ou porter loffice de viscounnt deinz asaun countee en Engleterre per meime lauctorite; & que chescune liege homme que voet fuer pur la dit fomme forfait envers celluy ou ceux que en tiel manere forface ou forfacent ferra refeeu & admys de fuer

doth forfeit or shall forfeit, shall be received and admitted to Who shall fue an action of debt in his ness of the own name, our lord the King forfeiture. to have the one half of all that shall happen by the same action to be recovered by fuch fuit, and he or they that so pursue to have the other half.

action de dette en son propre noun, le Roy davoir lune moite de tout ceo que aveignera per icelle action destre recoverez per 29 H.6.c.2 tiel suite. & celluy ou ceux qui issint pursuera ou pursueront da- 6 H.S.c.18. ver lautre moite.

CAP. IX.

The Chancellor of England may grant commissions of sewers during fifteen years.

TEM, whereas in the parliament holden at Westminster at Exedit. Rash the xv of St. Michael, the fixth year of the reign of the King that now is, for the great damages and losses that happen by the great rising of water in divers parts of this realm, and that many greater losses were like to have come, if remedy had not been hastily provided, wherefore by authority of the said parliament it was ordained and granted, by ten years then next enfuing, That several commissions of sewers should be made to divers persons by the King's chancellor of England for the time being, named Commissions in all parts of this realm where need is, after the form follow- of sewers. ing in the same statutes, by reason whereof the said mischiess were greatly reformed and amended. And whereas now of late in divers parts of this realm, by great rifing of water, many towns and lands to a great quantity be drowned and destroyed, to the great hindrance of this realm, and great prejudices, damages and mischiefs, be very likely to fall, if remedy be not hastily for the fame provided: the King confidering the premises, and how the ten years be passed, hath ordained by authority aforesaid, That during the term of xv years next enfuing, the chancellor of England for the time being shall have power to make commisfions of sewers out of the King's chancery, under the King's great seal, in such form as it was granted to be made by the statute made the said sixth year.

CAP. X.

No sheriff shall let to ferm his county or any hailiwick. sheriffs and bailiffs sees and duties in several cases.

TEM, le Roi considerant lez graundez perjure extorsion et oppression, queux sount et ount esteez en cest roialme

TEM, The King, confider-4 H. 4. c. 5. ing the great perjury, ex-Hob. 13. tortion, and oppression which Cro.Ll. 11, 12, be and have been in this realm 66, 178, 191,

by 199, 271.

No theriff thall let to ferm his county, or hundred, or wapentake.

None of the theriff's officers shall be returned upon inquests.

Dyer, 119. Latch. 54.

The fheriff and his bailiffs fees for arrests and attachments. Raft. 337. Co. pl. 365. The therifts and officers

by his sheriffs, under-sheriffs, and their clerks, coroners, stewards of franchises, bailiffs, and keepers of prisons, and other officers in divers counties of this realm, hath ordainany bailiwick, ed by authority aforefaid, in eschewing of all such extortion, perjury, and oppression, that no sheriff shall let to ferm, in any manner, his county, nor any of his bailiwicks, hundreds, nor wapentakes; (2) nor that the faid sheriffs, under-sheriffs, bailiffs of franchises, nor any other bailiff, shall return, upon any writ or precept to them directed to be returned any inquests in any panel thereupon to be made, any bailiffs, officers, or fervants to any of the officers aforefaid, in any panel 21 H. 7. f. 16. by them so to be made; (3) nor that any of the faid officers and ministers, by occasion, or 3 Ed. 1. C. 26. under colour of their office, fhall take any other thing by them, nor by any other person to their use, profit, or avail, of any person by them, or any of them, to be arrested or attached, nor of none other for them, for the omitting of any arrest or attachment to be made by their body, or of any person by them or any of them, by force or colour of their office, arrested or attached, for fine, fee, fuit of prison, mainprise, letting to bail, or shewing any ease or favour to any such perfon so arrested, or to be arrested, for their reward or profit, but such as follow; that is to fay, for the sheriff xx d. the bailiff which maketh the arrest or attachment, four pence, and the gaoler, if the prisoner be committed to his ward, four pence; (4) And that the sheriff, under-sheriff, sheriff's clerk, steward roialme per sez viscounts. fouthviscountz, et lour clerks. coroners, seneschallx dez framchisez, baillifs et gardeinz des prisons, et autres officers en diversez counteez dicest roisline. ad ordeigne per lauctorite fuifdit, en eschuyng dez touts tielx extorlions, perjurie, et oppression, que nulle viscount leffe a ferme en ascun manere son counte, ne ascun de sez baillifwiks, hundredez, ne wapentakez, ne que lez ditz vifcountz, fouthviscountz baillist dez fraunchisez, ne ascun autre baillif, retourne fur afcun briefe ou precept a éux direct, de retourne alcuns enqueltez ou afcuns panellez fur coo defire fait, ascuns baillifs, officers, ou fervauntz a ascun de les officers suisditz, en ascun panelle per eux issint affaire, ne que null de lez ditz officers et ministrez, per occasion, or fouth colour, de lour office, preigne ascun autre chose per eux ne per ascun autre persone a lour oeps ou availle dascun persone per eux ou ascuns de eux destre arrestuz ou attachez. ne de nulle autre pur eux, pur le lesser dascun arrest ou attachement destre fait per lour corps, ou de ascun persone per eux ou ascun de eux per force ou colour de lour office areftus ou attachez, pur fyn, fee, fewet de prison, maynpris, lessance a baille, ou monstraunce ascun eale ou favour a alcun tiel perfone issint arrestuz ou arrestier. pur lour regard ou profit, fi noun tiel come enfuift, scilicet pur le viscount xx d. le baillif qe face larrest ou lattachement iiij d. & le gaoler, si le prisoner soit commis a sa garde, iiii d. Et qe le viscount, southviscount, clerk de viscount, senes-

ou baillif de fraunchise. int ou baillif, ne coroner, ne per colour de son' ofer luy ne per ascun autre ne a son use, dascun perpur la failure dascun ree ou panelle ascun chose, · la copie dun panell iiij d. e lez dit viscountz, et autres officers & ministrez itditz, lesserount hors du i toutz maners dez perper eux ou ascun de eux iers ou esteant en lour per force dascun briefe. ou garraunt en ascun acpersonell, ou per cause tement de trespas, sur rele suerte dez sufficeantz rez eiantz sufficeaunte lez counteez lou tielx rez sount issint lessez a ou maynpris, de garder ours en tielx lieux come tz briefs billez ou garz requirent; tiel persone rionez qui fount ou leren lour garde per connation, execution, Capias atum, ou Excommunicasuerte de peas, et toutz personez qui sount coma gard per especial comdement dascun justice, gerauntz refusauntz de folongue la fourme del t dez laborers, tauntsoule-Et qe nulle exceptz. int, ne nulle dez officers inistrez suisditz, preigne e de prendre ou faire afbligation pur ascun cause z, ou colour de lour offinoun tauntsoulement a neimez, daicun perione, ur ascun persone, qui 1 lour garde per le cours leye, forsque sur le de lour office, et sur con-. que la dit prisoner ap-: a le jour conteignuz en

steward or bailiff of franchise, sees for the fervant of bailiff or coroner, copy of a shall not take any thing by panel. colour of his office, by him nor Cro. El. 76. by any other person to his use, 3 Leon. 208. of any person for the making of any return or panel, and for the copy of any panel, but ivd.

(5) And that the faid sheriffs, What persons and all other officers and mi-what not. and all other omcers and mi-what not.
nifters aforefaid, shall let out of Latch.23.143. prison all manner of persons Plowd. 60. by them or any of them ar- The condi-rested, or being in their custody, bail bond. by force of any writ, bill, or warrant in any action personal, or by cause of indictment of trespaís, upon reasonable sureties of fufficient persons, having fufficient within the counties where fuch persons be so let to bail or mainprife, to keep their days in such place as the faid writs, bills, or warrants shall require. (6) Such per-Carthew, 100. fon or persons which be or 1 Mod. 227. shall be in their ward by condemnation, execution, Capias Utlagat' or Excommunicatum, furety of the peace, and all fuch persons which be or shall be committed to ward by special commandment of any justice, and vagabonds refusing to serve 2 Mod. 177. according to the form of the 3 Mod. 307. fratute of labourers only except. Saund. 161, (7) And that no sheriff, nor 162. any of the officers or ministers 2 Anders. 122. aforesaid, shall take or cause to 2 Leon, 78, be taken, or make, any obliga- 107, 118. tion for any cause aforesaid, or Hob. 13. by colour of their office, but 10 Co. 101. only to themselves, or any per- Dyer, 118, fon, nor by any person which 323, 364. fon, nor by any perion which 3 Co. 59. Shall be in their ward by the 10 Co. 99. course of the law, but by the Cro. Jac. 286. name of their office, and up-Cro. Car. 3099 on condition written, that the 438 faid prisoners shall appear at Hob. 72. the day contained in the said writ, bill or warrant, and in

The theriff's fee for an obligation, warrant, or precept.

The theriff uties in the King's court.

The forfeitures of the offenders, and who shall have them.

What justices may inquire of hear and determine the offences afore-Gid.

The fheriff re turning Cepi

fuch places as the faid writs. bills, or warrants shall require. (8) And if any of the faid sheriffs, or other officers or ministers aforesaid, take any obligation in other form by colour of their offices, that it shall be void; (9) and that he shall take no more for the making of any fuch obligation, warrant, or precept by them to be made, but four pence. (10) And also that every of the said shall make de- sheriffs shall make yearly a deputy in the King's courts of his chancery, the King's bench, the common place, and in the exchequer, of record, before that they shall return any writs, to receive all manner of writs and warrants to be delivered to them: (11) And that all sheunder-sheriffs, clerks, bailiffs, gaolers, coroners, stewards, bailiffs of franchifes, or any other officers or ministers, which do contrary to this ordinance in any point of the same, shall lose to the party in this behalf indamaged or grieved, his treble damages, (12) and shall forfeit the sum of xl. li. at every time that they or any of them do the contrary thereof in any point of the same; whereof the King shall have the one half, to be employed to the use of his house, and in no other wife, and the party that will fue, the other half. (13)And that the justices of assises in their sessions, justices of the one bench and of the other, and justices of peace in their county, shall have power to inquire, hear, and determine of office without special commisfion, of and upon all them that do contrary to these ordinances in any article or point of the same. (14) And if the said theriffs.

le dit briefe bille ou garraunt et en tielx lieux come le dit briefe bille ou garrant requiert. Et si ascuns de lez ditz viscountz ou autres officers ou ministrez suisditz preigne ascun obligation en autre fourme per colour de lour officez, gil soit voide. Et qil ne preigne pluis pur la fesaunce dascun tiel obligation, garraunt, ou precept, per eux destre fait, forsque iiij. d. Et auxint que chescune de lez ditz viscountz face annuelment un depute en lez courtz du Roi de sa chauncerie, bank du Roy, commune bank, et leschequer, de recorde, devaunt ceo qils retournent afcuns briefs, de resceiver touts maners dez briefs et garrantz a eux destre deliverez. toutz lez viscountz, southvilcountz, clerks, baillifs, gaolers, coroners, seneschallx, baillife dez fraunchisez, ou ascuris auministrez. officers ou queux fount le contrarie dicett ordeignaunce, ou dascun point dicelle, perde a la partie en ycelle endamage ou greve ses. treblez damages et forface la somme de xl. li. a chescune temps que eux ou ascun de eux fount le contrarie dicelle en ascun point dicelle, dount le Roi davoir lune moite, ceo destre emploiez a le use de son hostiel, et en null autre manere. et lautre moite a celluy qui ceo voet fuer. Et que lez justices dez affisez en lour sessions, justices del un bank et del autre, et justices de la peas en lour pails, eient poair denquerer, oier et terminer, doffice, faunz especial commission, de et sur toutz iceux, qui ferrount le contrarie dicest ordeignaunce en chescune article ou point dicelle. Et fi lez ditz viscounts. retournent rnent fur ascun persone Corpus, ou Reddidit se. oient chargeablez davoir. rps dez ditz personez a ours de la retourne dez briefs, billez, ou garts, en tiel fourme come ils it devaunt la fesaunce diicte. Purveu toutz foitz, per cest present ordeigce le gardeyn de la gaole y de Flete, et de la paleys oi a Westminster, pur le s esteant, ne soit endane prejudice en son duete n office. Et auxint que ordeignaunce commencera fest de Pasque que serra n de nostre seignur Jesu M¹. CCCC xlvj².

sheriffs return upon any per- Corpus, or Redfon, Cepi Corpus, or Reddidit se, didit se. that they shall be chargeable Dyer, 25. to have the bodies of the faid persons at the days of the returns of the faid writs, bills, or warrants, in such form as they were before the making of this act.

II. Provided always, That The warden the warden of the King's gaol of the Fleet of the Fleet, and of the King's palace of palace of Westminster for the Westminster time being, shall not be enda- exempted. maged nor prejudiced by this 4 Co. 76. ordinance in the duty of his office. And also that this ordinance shall begin at the feast of Easter, which shall be in the year of our Lord MCCCC xlvi.

CAP. XI.

order of levying the wages of the knights of the parliament.

EM, come devaunt cest mps diversez vifcoutitz en fez counteez Dengleterre it per colour des briefs dia eux, pur lever lez gade lez chivalers de lez teez pur le temps esteantz, z parlementz du Roy qoet de sez noblez progenii, ount leve pluis de moque ad este due as lez chivalers, et pluis qils deliverez a eux, gardauntz reignauntz graunde partie t money a lour use et promeine, et lour officers et untz, a trefgraunde dade la commune poeple ez ditz counteez: le Roi derant lez premissez, ad igne per lauctorite suisdit, e viscounte de chescune ite pur le temps esteant, en roschein counte tenuz en counteez apres la delivece de lez ditz briefs fait a or. III. cux,

TEM, Whereas before this 👢 time divers sheriffs in divers counties of England, by colour of writs to them directed, to levy the wages of the knights of the shires for the time being, of the parliament of the King that now is, and of his noble progenitors, have levied more money than hath been due to the said knights, and more than they have delivered, keeping and retaining great part of the money to their own use and profit, to their officers and servants, to the great loss of the common people of the faid counties: (2) The King, confidering the premisses, hath ordained by the authority aforefaid, That the sheriff of every the order of county for the time being, in the wages of the next county court holden the knights of in their counties, after the de- the shire for livery of the faid writs directed the parliato them, shall make open proclamation, that the coroners, and every chief conftable of the peace

The penalty if the theriff, levy more money than is allefied.

peace of the faid counties, and the bailiffs of every hundred or wapentake of the fame county, and all other which will be at the affelling of the wages of the knights of the shires, shall be at the next county there to be holden to affefs the faid wages of the faid knights; (3) and that the sheriff, underor his officers, sheriff, coroners, or bailiffs for the time being, be there at the fame time in their proper person, upon pain of forfeiture to the King, of every of them that maketh default, forty shillings. (4) At which time the faid theriff or under-theriff, in the presence of them that shall come to the same, and of the fuitors of the same counties then being there, in the full county well and duly shall affess every hundred to that affessable by itself, to pay a certain fum for the wages of the knights of the shire, so that the whole fum of all the hundreds do not exceed the fum which shall be due to the said knights. (5) And after that in the same county, they shall affess well and lawfully every village within the said hundreds, which should be there affestable, to a certain sum for the payment of the said wages; so that the whole fum of all the towns within any of the faid hundreds, do not exceed the fum affeffed upon the hundred of which they be. (6) And that the faid theriffs, under-sheriffs, bailiffs, nor any other officer, for the cause aforesaid, shall levy more money of any village than that whereunto they were affeffed: (7) and if any do or will affels any hundred or village otherwife than is aforefaid, that they shall forseit for every default to the

eux, face overt proclamation, que lez coroners, et chescune chief constable de la peas dez ditz countees, et lez baillifs de chescun hundred ou wapentak de mesme le counte, et toutz autrez qui voillent estre a le asselfaunce de lez gagez dez chivalers de lez counteez, soient a le proschein countée illoquez a tenir, dassesser lez gagez de lez ditz chivalers; et que le viscount, ou fouthviscount, coroners, ou baillifs, pur le temps elteantz, soient illoquez a mesme le temps en lours propres perfonez, fur la peyn de forfaiture a Roi, de chescune diceux qui face defaute xl. s. a quel temps le viscount ou southviscount, en presence diceux qui a celle temps viendront, et de lez suitours dez ditz counteez adonges esteantz la, en le pleyn counte bien et duement cella chescune hundred a ceo assesble per luy mesme a un certayn somme, de paier pur lez gagez dez ditz chivalers de lez counteez, issint que lentier somme dez toutz lez hundredez nexcede la fomme que serra dewe a lez ditz chivalers; et apres ceo en mesme le counte affesse bien et duement chescune village deinz lez ditz hundredez a ceo assessable, a un certayn somme pur le paiement de lez ditz gagez, issint que lentier fomme dez toutz lez villez deinz ascun de lez ditz hundredez nexcede la somme affesse fur le hundrede de quell eux Et que lez ditz visfount. countz, fouthviscountz, baillifs, ne null autres officers pur la cause suisdit leva pluis de money de nulle village, que ceo a que ils furent assesses et en manere et fourme come ils sount assessez. Et si ascune sace

oille affeffer afcun hundred illage autrement que est ntdit; gils forfacent pur un defaut a Roy xx. li. et escune homme, qui voet en cest cas x. li. Et que itz viscountz bien & due-

Fevent la money issint ne fur les dits villagez, naftifment come ils poient ment apres le dit affessance. ellé deliverent as lez ditz lers, accordant a lez briee ceo destre faitz, sur lez eynez; et celluy qui voet en cest cas soit admys a It eit pur la action en celt n scire facias envers celluy ffende encountre cest or-Et si le defenaunce. duement garniz en ycelle efaulte, ou autrement apet soit en ycelle convict; donques lez pleintifs reent envers eux qui issint onvictz x. li. a lour prose oustre lez ditz xx. li. our damages pur lez cofde lour suitz a le treble. e lez justices de le bank le istices de commune bank, s daffisez et gaole deliet iustices de la peas en vaiis, eient, poiar denn, oier et terminer, dez lez ditz defaultz, fibien iquerre a la suite du Roi, per action a la fuite de Et qe toutz tielx exdez chivalers ne soient dascums autres villagez. uries, ou lieux, forfque telx come ils ount efte int levez thevaunt cest , et que en chescume tiel defore affaire pur lever ez dez chivalers foit cest mprehenduz.

the King twenty pounds, and to any man which will fue in this case, ten pounds.

II. And that the said sheriffs Who may well and duly shall levy the profecute on money to affelled upon the afore- this act, and by what writ. faid villages, as speedily as they well may after the faid affelling. andthe same shall deliver to the faid knights, according to the writs thereof to be made, upon- the faid penalties; (2) and he that will fue in this case, shall be thereunto admitted, and shall have for his action in this case a S*cire facia*s against him that offendeth contrary to this ordinance; (3) and if the de- The penalty fendant, duly warned in the on offenders. fame, make default, or elfe appear, and be in the same convict, that then the plaintiffs shall recover against them which be so convict, ten pounds to their own use, over the said twenty pounds, with their treble damages for the costs of their fuits.

III. And the justices of the Who may in-King's bench, and of the com- quire of, hear mon pleas, justices of affises, and punish the and gaol-delivery, and justices aforesaid. of peace in their country, shall have power to inquite, hear, and determine of all the faid defaults as well by inquiry at the King's fuit, as by action at the fuit of the parties; (2) and The knights that all fuch expences of knights wages that be shall not be levied of any other levied only in villages, feigniories, or places, the accustom-but of such whereof it hath been levied before this time.

IV. And that in every fuch writ from henceforth to be made to levy the wages of the faid knights, this act shall be 35 H. S. c. 116 comprehended in the fame.

CAP. XII.

The trial shall be made when the tenant or defendant, after an issue joined, pleadeth a foreign plea, where the same writ is brought, and by the jury so returned. To endure to the next parliament.

Foreign plea.

Ex edit. Rast. TEM, The King hath ordained and established by the authority aforesaid, That if any person or persons tenants or defendants in any action real or personal, after that they be pleaded to an issue in any suit or action, and the issue joined and entered of record, and a Venire facias of the jury returned, that if they or any of them after at another day in court plead any foreign plea, triable in any other court than where the writ is brought or the fuit taken, and the demandants or plaintiffs in such foreign pleas plead to the issue, that such issue in such foreign plea shall be tried where the writ is brought in such suit taken, and by the same jury so returned. And that this act and ordinance shall begin at the feast of Easter, which shall be in the year of our Lord 1446, and shall endure till the next parliament.

CAP. XIII.

A servant in busbandry purposing to depart from bis master must give bim balf a year's warning, or else be shall serve bim the year following. The several wages of servants in busbandry, and of labourers, with meat and drink, and without.

Servants of husbandry.

TEM, The King hath ordained by the authority aforesaid, That every servant of husbandry, purposing to depart from his master at the end of his term, at the midst of his term or otherwise, make covenant before with another man to serve him for the next year, if he be in such case as the law will compel him to serve, and that the said servant and he, which so shall make covenant with him at the midst of the said term or before, shall give warning to the master of the said servant of the said covenant so newly made, so that the same master may provide another servant against the end of his term. And if any covenant with any fuch servant be otherwise made, or that such warning in manner and form aforesaid be not had, that the fame covenant shall be void, and that the same servant be compelled to serve his first master for the next year, except that a lawful cause being of a later time require the contrary. And also that the falaries and wages of fervants, labourers and artificers, shall not exceed the affelling, that followeth, that is to fay, the wages of a bailiff of husbandry by year xxiii. s. iiii d. and clothing price of five shillings with meat and drink, of a chief hind, a - carter or chief shepherd xx. s. and clothing price of iiii: s. with meat and drink, a common fervant of husbandry xv.s. and clothing price xl. d. a woman servant ten shillings, and cloth-

Covenant.

Wages.

1444. T

ing price of iiii. s. with meat and drink, an infant within the age of fourteen years vi. s. and clothing price of iii. s. with meat and drink. The same form shall be observed of wages of servants being with hostlers, victualers, and artificers in city, borough and elsewhere. And that such as deserve less shall take less. And also in places where less is used to be given. less shall be given from henceforth. And that from the feast of Easter, till the feast of Saint Michael, the wages of any free mason or master carpenter shall not exceed iiii, d. by the day, with meat and drink; and without meat and drink v. d. ob. a master tiler or a flater, a rough mason and mesne carpenter and other artificers concerning building, by the day three pence with meat and drink, and without meat and drink iiii. d. ob. and every other labourer by the day ii. d. with meat and drink, and without meat and drink iiii. d. ob. And that from the feast of Saint Michael till the feast of Easter, a free mason and a master carpenter by the day iii. d. with meat and drink, and without meat and drink, iiii. d. ob. tiler, mesne carpenter, rough mason, and other artificers aforesaid by the day ii. d, ob, with meat and drink, and without meat and drink iiii. d. And every other ar- Harvest. tificer and labourer by the day i. d. ob. with meat and drink. and without meat and drink iii. d. and he that deserveth less shall take less. Provided that the said affesting shall not extend to labourers in the time of harvest, in which time the wages of a mower shall not exceed iiii. d. by the day with meat and drink. and without meat and drink vi. d. a reaper or carter iii. d. by the day with meat and drink, and without meat and drink, v.d. a woman labourer and other labourers in time of harvest ii. d. by the day with meat and drink, and without meat and drink iiii.d. ob. and fuch as be worthy of less shall take less. And in places where less is used to be taken, less shall be taken from henceforth. And that no artificer workman nor labourer shall take any thing for the holy day nor for the ferial day, but after the rate of the time of the day in which he laboured. And if any person refuse to serve or labour according to the premisses, that suffices of every justice of peace in their counties shall have power at every peace. time to call them to examination of the same and such as they shall find defective, to commit to the gaol, there to remain till they have found sufficient surety to serve and labour in form by the law required. And if any servant, artificer, workman, or labourer, do contrary to the premisses, or deny his service, occupation or labour by reason of not giving of salary or wages, contrary to these statutes, that he shall lose to the party that will fue in his behalf xx. s. And that the faid justices of peace shall have power to hear and determine all manner of offences done contrary to the form of this statute as well at the King's fuit as at the parties, and that every of the King's liege people may have the fuit against every person that shall offend in any point against this statute, and the process shall be by attachment, Capias, and Exigend. Also that the justices of peace shall assess no fine upon any which shall be convict before them of a thing Т 3

done contrary to any statute of labourers or artificers, or for this cause put him in the good grace of our sovereign lord the King under iii. s. iiii. d, And also that the justices of peace through the realm two times every year shall do openly to be proclaimed in their sessions all the statutes of labourers, artificers, hostlers, victualers, fervants, and vagabonds before this time made and not revoked with this statute. Also that by colour of the tenor of less lands than the husbandry of the same shall suffice to the continual occupation of one man, no man shall be excused to to serve by the year, upon the pain to be justified as a vagabond. Also that justices of peace shall have power to take all servants retained with any person by colour of husbandry, and not duly occupied about the fame which fervants ought by the law to be fervants of husbandry, and to compel them to ferve in the oceupation of husbandry to fuch as shall require their forvice, and to justify them in every point as the same justices have power to And that this statute shall begin to be of justify vagabonds. force and executory in the feast of Saint Michael which shall be in the year of our Lordone thousand sour hundred and forty six, and in no wife before.

Repealed by 5 Eliz. c. 4.

CAP. XIV.

The penalty of a subject's taker, taking any thing without the owners consent.

The penalty if a subject's do take any thing against the owners will.

TEM; The King hath ordained and stablished by the authority aforesaid, that if any buyer or other officer of the duke cator, or other of Gloucester, or of any other lord or person, of what estate, degree or condition that he be, presume upon him to take, or else do take any victuals, corn, hay, carriages, or any other thing whatsoever, of any of the King's liege people in any wise against their will, without lawful bargain betwixt the faid buyers or officers, and the said liege people thereof to be made, to the we of the said duke or other lord for their houses, but only for the King and the Queen, and their houses, that then if notice or request be made to the mayor, sheriff, bailiff, constable, officers, of other of the King's ministers of cities and boroughs, or other counties or places where such takings shall happen to be, that then the said mayor, sheriff, constable, officer and minister, to whom such notice and request shall be made, presently shall take and arrest all such buyers and officers so doing or offending, and them shall send to the King's next prison, there to remain, and not to be let to bail nor mainprise, until they have redelivered the same victuals, carriages, and other things so taken, or the very value of the same. (2) And if the said mayor, theriffs, ture of officers bailiffs, constables and officers aforesaid, do contrary to this, that then they shall forfeit twenty pounds, whereof the King shall pressed in this have the one half, and the party from whom such things be taken, the other half, if he will fue by an action of debt, in the which the defendant shall not wage his law: (3) And if he will not fue, who foever will fue for the King and himself, shall have the fuit to recover to himself the one half thereof, and the King the other half. (4) And if any of the said buyers, other than

The forfeiwho will not affift the opcale.

Exing and the Queen be duly convict of fuch unlawful g (as afore is recited) at the fuit of luch parties as shall fue in this behalf, that then they shall yield to the party which th, the treble value of the victuals, or other thing so taand the double costs of their suits, and for the said trespass ike fine and ransom to the King. (5) And that in all such ns or suits aforesaid, the King's protection shall not be ali nor available for the defendant. (6) And this ordinance begin to take effect at the feast of Easter, which shall be e year of our Lord one thousand four hundred and forty (7) Provided always, that by this act the punishment ord against the King's purveyors in no wife shall be re- 36 Ed. 3. c. 6,

CAP. XV.

shall be knights for the parliament. The manner of eir election. The remedy where one is chosen and another turned.

EM come per auctorite un parlement tenuz a m' lan du reigne de le onorable pier du Roi qorimer, entre autres chordeigne fuist, que lez citeet burgeisez dez citeez et as venauntz au parlement ent eslieux hommez citeet burgeisez resceauntz irrauntz et enfraunchisez esmez lez citeez et burghs, ll autres; come en mesme ut pluis pleynement est ignuz: lez queux citeburgeisez et nulle autres tout temps en citeez et ns estez eslieux, et as vistz dez countcez retournez. lour retournez resceux et tez per lez parlementz int cez hoeurez tenuz : et it come per auctorite dun ment tenuz a Westm' lan igne le Roi qorest oeptisordeigne fuist, en quell re et fourme lez chivalers counteez a venir as parlez enapres teniers ferrount ix, et comment lez viftz dez mesme lez countez o ferroient lour retournez; come

TTEM, Whereas by authority of a parliament holden at 1 H. 5. C. 1. Westminster the first year of the 18 G. 2. reign of King Henry, father to 4 Int. 19. the King that now is, amongst other things it was ordained. That the citizens and burgesses of cities and borcughs, coming to the parhament, should be chosen men citizens and burgesses resident, abiding, and free in the same cities and boroughs, and none other, asin the same statute more fully is contained; (2) which citizens and 7 H. 4.C. 15. burgesses have always in cities and boroughs been chosen by citizens and burgesses, and no other, and to the sheriff of the counties returned, and upon their returns received and accepted by the parliaments before this holden. (3) And also, 8 H. 6. c. 7. whereas by authority of a parliament holden at Westminster, the eighth year of the reign of the King that now is, it was ordained in what manner and form the knights of the shires coming to the parliaments from thenceforth to be holden should be chosen, and how the sheriffs of the same counties thereupon should make their returns, as in the same statute more fully appearetb &

The several defaults of theriffs in returning of knights, &c. to ferve in parliament.

peareth; (4) by force of which statute elections of knights to come to the parliaments sometimes have been duly made, and lawfully returned, until now of late, that divers sheriffs of the counties of the realm of England, for their fingular avail and lucre, have not made due elections of the knights, nor in convenient time, nor good men and true returned, and sometime no return of the knights, citizens, and burgesses lawfully chofen to come to the parliaments; (5) but such knights, citizens, and burgeffes have been returned, which were never duly chosen, and other citizens and burgesses than . those which by the mayors and bailiffs were to the said sheriffs returned; (6) and sometimes the sheriffs have not returned the writs which they had to make election of knights to come to the parliaments, but the faidwrits bave imbezzeled, and moreover made no precept to the mayor and bailiff, or to the bailiffs or bailiff where no mayor is, of cities and boroughs, for the election of citizens and burgesses, to come to the parliament, by the colour of these words contained in the Jame writs; [Quod in pleno comitatu tuo eligi facias pro comitatu tuo duos milites, et pro qualibet civitate in comitaty tyo duos cives, et pro quolibet burgo in comitatu tuo duos burgenles;] (7) and also because sufficient penalty and convenient remedy for the party in such case grieved is not ordained in the said statutes against the sheriff, mayors, and bailiffs, which do contrary to the form of the faid statutes: (8) The King of 1 H. 5. c. 1. confidering the premisses hath ordained by authority aforefaid, That the faid statutes shall be duly kept in all points; (9) and moreover that every theriff,

come en mesme lestatut pluis pleynement appiert: per force de quele estatut elections des chivalers a venir a parlement ascun foitz ount estez duement faitz et loialment retournez, tange a ore tarde, que diversez viscountz dez counteez du rojalme dEngleterre pur lour finguler availle et lucre ne ount faitz due elections dez chivalers, ne en temps covenable, ne bons et verroiez retournez, et ascun foitz null retournez dez chivalers citizeins et burgeisez loialment esluz pur venir as parlementz; mez ount retournez tielx chivalers citizeins et burgeisez, que ne furent unquez duement eflieux, et autres citezeins et burgeisez, que ceux que per mairs et baillifs as ditz viscountz furent retournez: Et ascun foitz lez viscountz ne ount retourne les briefs qils avoient pur faire elections dez chivalers a venir as parlementz, einz lez ditz briefs ount embefillez, et oustre nulle precept as mair et baillifs, ou as baillifs ou baillif ou mair nest, dez citees et burghs pur elections dez citezeins et burgeisez de venir as parlementz firent, per colour de cestz parolx contenuz en lez ditz briefs, quod in pleno comitatu tuo eligi facias pro comitatu tuo duos milites et pro qualibet civitate in comitatu tuo duos cives et pro quolibet burgo in comitatu tuo duos burgenses: et auxint pur ceo que sufficeant peyne et covenable remedie pur la partie en tiel cas greve ne fount pas ordeignez en lez ditz estatutz vers lez viscountz et mairs et baillifs qui facent encountre la fourme dez ditz estatutz: le Roi considerant lez premissez, ad ordeigne per auctorite

The statutes 7 H. 4. C. 15. & 8 H. 6. c. 7. confirmed.

Anno vicelimo tertio HENRICI VI.

torite suisdit, que lez ditz estatutz soient duement gardez et observez en toutz pointz. Et oustre ceo, que chescune viscount apres la livere de chescune tiel briefe a luy fait, ferra et delivera sauntz fraude un sufficeant precept defouth fon feal a chescune mair et baillif, ou as baillifs ou baillif ou mair nest, deinz citeez et burghsdeinz son countee, recitant le dit briefe, eux commandant per meime le precept, deslier, si soit citee, per citezeins de mesme la citee deux citezeins, et en mesme la fourme si soit burg, burgeisez, de veniral parlement. Et que mesmez lez mair et baillifs, ou baillif ou mair nest, dez citeez et burghs retournent loialment le dit precept a mesme le viscount per endenturez entre mesme le viscount et eux affaire, de lez ditz elections, et dez nouns dez ditz citezeins et burgeisez issint per eux essutz. Et fur ceo que chescune viscount face bone et droit retourne de chescune tiel briefe, et de chescune retourne per mair et bail-, lifs, ou baillif ou mair nest, a Juy fait. Et que chescune viscount, a chescune foitz qui il face le contrarie dicest estatut ou dascun autre estatut pur election dez chivalers citezeins et burgeisez de venir al parlement devaunt cez hoeurez fait, encourge la peyne contenu en le dit estatut fait le dit an oeptisme. Et oustre ceo forface et paie a chescune persone en apres eslieu chivaler citezein ou burgeis en fon counte de venir a ascun parlement, et nemye per luy duement retourne, ou a ascun autre persone que en defaute de tiel chivaler, citezein, ou burgeis, suer le voet C li. dont chescun chivaler, citezein, et burgeis

1444.

sheriff, after the delivery of any fuch writ to him made. shall make and deliver without fraud a sufficient precept under his seal to every mayor and bailiff, or to bailiffs or bailiff where no mayor is, of the cities and boroughs within his county, reciting the faid writ, commanding them by the same precept, if it be a city, to choose by citizens of the same city, citizens, and in the same manner and form, if it be a borough, by the burgesses of the fame, to come to the parliament. (10) And that the The theriffs fame mayor and bailiffs, or shall send out bailiffs or bailiff where no precepts to mayor is, shall return lawfully and bailiffs of the precept to the same sheriffs, cities and boby indentures betwixt the same roughs, to theriffs and them to be made elect citizens of the faid elections, and of and burgeffer the names of the faid citizens parliament. and burgesses by them so chofen, and thereupon every sheriff (hall make a good and rightful return of every fuch writ, and of every return by the mayors and bailiffs, or bailiffs or bailiff where no mayor is, to him made. (11) And that on a fheriff every sheriff at every time that making an he doth contrary to this statute, untrue return or any other statutes for the of a member election of knights, citizens, of parliament, and burgelles to come to the Carth. 132. parliament before this time shower, made, shall incur the pain con- 353. tained in the said statute made Hob. 78. the faid eighth year, and moreover shall forseit and pay to Lut. 60. every person hereafter chosen 5 Mod. 311. knight, citizen, or burges in 2 Vent. 37. his county, to come to any 2 Salk. 502. parliament, and not duly re- Carth. 2324 turned, or to any other person, which in default of fuch knight. eitizen, or burgels will fue, an hundred pounds, whereof every knight.

Et

other person which in their default will fue, shall have his action of debt against the said sheriff or his executors or administrators, to demand and have the faid hundred pounds, with his costs spent in that (12) And that in fuch action taken by virtue of this statute, the defendant shall not wage his law of the demand aforesaid in any wise, (13) and that no defendant in such action shall have any essoin. (14) And in the same manner at on a mayor or every time that any mayor and bailiffs, or bailiffs or bailiff where no mayor is, shall return other than those which be chosen by the citizens and burgesses of the cities or boroughs where fuch elections be or shall be made, shall incur and forfeit to the King forty pounds; and moreover shall forfeit and pay to every person hereafter chosen citizen or burgels to come to the parliament, and not by the same mayor and bailiff, or bailiffs or bailiff where no mayor is, returned, or to any other perfon which in default of fuch citizen or burgess so chosen will fue, forty pounds, whereof eyery of the citizens and burgesses so grieved severally, or any other person which in their default will fue, shall have his action of debt against every of the faid mayor and bailiffs, or bailiffs or bailliff where no mayor is, against their executors or administrators, to demand and have of every the faid mayors and bailiffs, or bailiffs or bailiff where no mayor is, forty pounds, with.

his costs in this case expended;

(15) and

knight, citizen, and burgess

fo grieved, severally, or any

burgeis issint greve severalment, ou ascun autre persone qui en lour defaulte suer voet, eit sa action de dette envers le dit viscount, ou sez executours ou administratours, a demaunder & aver lez ditz Cli. ove sez costagez en cest cas despenduz. Et que en tiel action pris per vertue dicest estatut le desendaunt ne gagera sa ley de la demaunde fuisdit en null manere. Et que nulle defendaunt en tiel action avera ascun essoyn. en mesine le manere a chescune foitz que ascune mair & bailliffs, ou baillifs ou baillif ou mair nest, retournent ou retourne autres que ceux qui sont esluz per lez citezeins & burgeisez dez citeez & burghs, ou tielx elections sont ou serront faitz, encourge & forface a Roi xl. li. & enoustre forface & paie a chescune persone en apres eslieu citezein ou burgeis a venir al parlement, & nemye per mesmez lez mair & baillifs. ou baillifs ou baillif ou mair nest, retourne, ou autre perfone qui en defaulte de tiel citezein ou burgeis issint eslieu fuer voet, xl. li. dont chescune des citezeins & burgeysez issint greye severalment, ou ascun autre persone qui en lour defaute fuer voet, ait fa action de dette envers chescune des ditz mair & bailliffs, ou baillifs ou baillif ou mair nest, & envers lour executours ou administratours, a demander & aver de chescune dez ditz mair & baillifs, ou baillifs ou baillif ou mair nest, xl, li. ove sez costagez en cest cas expenduz; & que en tiel action de dette pris per force dicest estatut null defendaunt gagera sa ley de la dit demaunde en null manere ne avera ascun essoin.

The penalty bailliff making an undue return. 4 Mod. 129.

ī

que chescune viscount ne face due election dez ilers pur venir al parle-: en temps covenable, scichescune viscount en son a counte per entre le houre ije & le hoeure de xje det le none, faunz collusion ist partie, & chescune vist qui ne face bon & veretourne dez tielx elections hivalers de venir al parleen temps a venir, come a appartient, en manere & ne suisditz, forface envers oi C. li. & encourge la e de C. li. a paier a celluy roet fuer envers luy, sez itours ou administratours, cest cause, per voie dacde dette, ove sez costagez alle partie expenduz sans : de ley de celle demaunde ver essoin, come devaunt

rveu toutz foitz, que chef-:hivaler, citezein, & burpur venir a ascun parleen temps aveigner a teen due fourme esleu, & pas retourne come defuis t, commence sa action de suisdit deinz trois mois mesme le parlement come, a proceder en la dit effectuelment, faunz frau-& si issint ne face, eit un qui suer le voet le dit acde dette, come devaunt it, de aver & recoverer ie la somme, ove sez cosen cest partie dispenduz, anere & fourme avauntissint que null defendaunt el action gagera sa ley, ne stoin en null manere, come s est dit. Et si ascune chi-, citezein ou burgeis, en s aveignir rétourne per le ant de venir al parlement manere fuifdit, apres tiel (15) and that in such action of debt, taken by force of this statute, no defendant in any wife shall wage his law of the faid demand, nor have any

II. And that every theriff At what time that maketh no due election of of the day the knights to come to the parlia- the shire shall ment in convenient time, that be chosen. is to fay, every sheriff in his full county, betwixt the hour of eight and the hour of eleven before noon, without collusion in this behalf; (2) and that every sheriff that maketh not good and true return of fuch elections of knights to come to the parliament in time to come, as to them pertaineth, in manner and form aforesaid; shall forfeit to the King an hundred pounds, and also shall incur the pain of an hundred pounds, to be paid to him that will sue against him, his executors or administrators, this cause by way of action of debt, with his costs in this behalf expended, without waging of law of his demand. or having effoin as afore is faid.

III. Provided always, That Suits to be every knight, citizen, and bur-commenced gels to come to any parliament within three months after hereafter to be holden, in due the parliaform chosen and not returned ment begun. as afore is faid, shall begin his action of debt aforesaid within three months after the same parliament commenced, to proceed in the same suit effectually without fraud; (2) and if he so do not, another that will fue shall have the said action of debt (as it is before faid) and shall recover the same sum with his costs spent in this behalf, in manner and form afore-

The penalty if any chofen to be knight, citimen, or burgess, be put out, and another put in his place.

foresaid, so that no defendant in fuch action shall wage his law, nor be effoined in any wise, as afore is faid. (3) And if any knight, citizen, or burgels, hereafter returned by the sheriff to come to the parliament in the manner aforesaid, after fuch return, be by any person put out, and another put in his place, that fuch perfon so put in the place of him which is out, if he take upon him to be knight, citizen, or burgess, at any parliament in time to come, shall forfeit to the King an hundred pounds, and an hundred pounds to the knight, citizen, or burgels fo returned by the sheriff, and after, as afore is faid, put out. (4) And that the knight, citizen, or burgess which is so put out shall have an action of debt of the same C li. against fuch person put in his place, his executors, or administrators; (5) provided always, That he shall begin his suit within three months after the parliament commenced; (6) . and if he do not, then he that will fue shall have an action of debt of the same Cli. against him which is put in place of him that is so put out after fuch return, his executors, or administrators, and that no defendant in fuch action shall wage his law nor be effoined; (7) and that fuch process shall be in the actions aforefaid, as in a writ of trespass done against the peace at the common law; (8) so that the knights of the shires for the parliament hereafter to be chosen, shall be notable knights of the fame counties for the which they shall be chosen, or otherwife fuch notable efquires, gentlemen of the fame coun-

retourne per ascun, persone soit ouste, & un autre mys en son lieu; que tiel persone issint mys en le lieu cestuy qui est ouste, fil accepte fur luy destre chivaler, citezein, ou burgeis a afcun parlement en temps avenir. forface devers le Roy C. li. & C. li. al chivaler, citezein, ou burgeis, issint retourne per le viscount, & apres come devaunt est dit ouste. Et que cest chivaler, citezein, ou burgeis, qui est issint ouste, avera action de dette dez mesmez C. li. vers tiel persone issint mys en son lieu, sez executours ou administratours. Purveu toutz foitz. que il commence sa suite deinz trois moys apres le parlement commence; & si il ne face, que celluy qui voet suer avera action de dette dez mesmes lez C. li. envers cestuy qui est mys en le lieu cestuy qui est iffint apres tiel retourne oute, sez executours ou administratours. Et que null desendaunt en tiel action gagera sa ley, ne soit essoin, & que autiel processe soit en les actions avauntditz, come est en briefe de trespas fait encountre la peas de la commune ley. fint que lez chivalers dez counteez pur le parlement enapres a esliers soient notablez chivalers dez mesmez lez counteez, pur lez queux ils ferront iffint efluz, ou autrement tielz notablez esquiers, gentils hommes del nativitee, dez meimez lez counteez, come foient ables destre chivalers, et null homme destre tiel chivaler qui estoise en la degree de vadlet & defouth.

What fort of persons shall be chosen knights of the thires.

> ties, as shall be able to be knights; (9) and no man to be

uch knight which standeth in the degree of a yeoman, under.

CAP. XVI.

duty of a gauger, and when he shall have his gauge penny.

EM le Roi ad ordeigne e purveu per lauctorite it, que le denier que est lle le gauge peny ne soit a le gaugeour, ne a asautre en son noune tange fon deputee eit gauge lez z, & adonques luy de prenk resceiver son denier pur en gree, faunz pluis en-: ou avauntage pur ceo ner. Et auxint qil soit , ou son deputee, de faire e de gaugeour en toutz , quant il a ceo per la paroit requis; & ceo destre vez per mye tout le roidu Roi, sur la peyne orise en lestatut fait lan , du Roy Edward le tierce, augier dez vinez rouge & e, duement estre execut.

TTEM, the King bath or- When the A dained and established by gauge penny the authority aforesaid, That shall be paid the penny, which is called the to the gauger. gauge penny, shall not be paid to the gauger, nor to any other in his name, until he or his deputies have gauged the wines, and then he to take and receive his penny for the fame in gree, without more increase or advantage to claim for it; (2) and also that he or his deputy be ready to do the office of gauger in all places, when he to that by the party shall be required; (3) and that to be observed through all the realm of England, upon the pain comprised in the statute made the seven and twentieth year of the noble King Edward the Third, of the gauging of red wine and white wine, duly to 27 Ed.3. c.8. be executed.

28 H.S. C.14.

CAP. XVII.

n and where an escheator shall take his inquest of office, and bis fee.

EM ordeigne est per laucorite suisdit, que chescune tour preigne sez enquestez e per vertue dez briefez em clausit extremum, & : autres briefs, deinz le apres la deliveraunce daubriefs, & auxint que toutz lx inquisitions soient prim bonez villez, & lieux ez: & que nulle de eux ne, privement ne appiert, ay ne per autre, ne per afmeine perione, pur lexen des ascunes tielx briefs a counte, ne per loccation

TTEM, it is ordained, by 34 Ed.3.c.11. authority aforesaid, That i H.S. c.S. every escheator shall take his Within what inquests of office by virtue of time and where an efthe writs of Diem claufit extre- cheator shall mum, and all other writs, with- take his inin the month after the delivery quelts of ofof fuch writs, (2) and also that fice. all fuch inquisitions shall be taken in good towns and open places; (3) and that none of them shall take privily nor openly by him, nor by any person, for the execution of any fuch writs in one county, nor by the occasion thereof, above the [um

An escheator's fee for finding of an office.

fum of fix shillings and eight pence, or thirteen shillings and four pence, or above, where his labour and his costs shall require it, so that the sum which he so shall take do not exceed in the whole the fum of forty shillings, for the execution of any fuch writ in one county; (4) and if any eschea-· tor do contrary to any of the premisses, that then he shall forfeit the fum of forty pounds.

Leases shall be der a traverse to an office. 36 Ed. 3.c. 13. 8 H.6.c.16. 78 H.6.c.6.

II. And if any man traverse made to those an office taken before any eswhich do ten cheator or commissioner, and thereof hath a Scire facias against any patentee, that in this case no protection shall be allowed, nor allowable; (2) and as to any grant or leafe to be made to any person which shall traverse any such office, that the statute in that case, before this time made, shall be duly observed: (3) and that the King shall have the half of the faid forfeiture of forty pounds, and the party which in this behalf will fue for the King and himself, shall have the other half of the same.

de ceo, oustre la somme de vis. viij d. ou xiij s. iiij d. ou defouth lou son labour & sez costages ceo demaunderent, iffiht que la fomme gil autielment prendra nexceda en tout la somme de xl s. pur lez executions dascune tiel brief en un countee. Et si ascune elchetour face le contrarie dascune de lez premissez, que adonques il forface la somme de Auxint que si ascune homme traverse ascun office prife devaunt ascun eschetour ou commissioner, & dent eit ascun Scire facias envers ascun patentee, que en cell case null protection foit allowe ne allowble. Et quant a ascun graunt ou leez a faire a ascune persone qui traversa ascun tiel office. que lestatutz en tiel cas devaunt cest estatut faitz soient duement observez; & que le Roi eit la moite de la dit forfaiture de xl li. & que la partie qui en cest partie voet suer pur le Roi & luy mesmes eit lautre moite dicelle.

CAP. XVIII.

No new impositions shall be laid upon them which buy wines in Gascony or Guyen, by the King's officers in those parts, upon pain of forfeiture of twenty pounds, and treble damages.

Ex edit. Rast.

Wines.

TEM, the King confidering how divers complaints have been made before this time, by divers of his lieges merchants repairing to the parts of Gascoine and Guyen, how that now of late they have been fusfered to buy wines of the growing of the high country in fuch time as they were wont to be made: and also how there be divers new impositions demanded and levied of his faid lieges merchants repairing to the faid parts, otherwife than hath been used of old time to be demanded and levied: to the great damage of the same merchants, and great loss and hindrance of all his faithful liege people, hath ordained by the authority aforesaid, that all his said merchants, repairing to the faid parts of Gascony and Guyen, may freely hereafter buy the wines there of the high country in all fuch times, and in all

Gascony.

fuch

Anno vicelimo feptimo HENRICI VI.

fuch liberties, as they have used to buy them xx or xxx years past, without any other new imposition or charge to be put upon them. And that if any of the King's officers in the faid parts, or any other person disturb, vex, or grieve, or do to be disturbed, vexed, or grieved, any of the said merchants, or liege people of our fovereign lord the King, or do to be levied of any of them any new impositions, contrary to this ordinance: he to forfeit as oftentimes as he offendeth, to the party grieved xx pound over his treble damages to be paid to him, the one half of the same forfeiture of twenty pounds to be paid to the use of our fovereign lord the King, and the other part to the party fo. grieved, or to him which in his default and negligence will fue for our sovereign lord the King in this behalf.

Statutes made at St. Edmundsbury, Anno 25 HEN. VI. and Anno Dom. 1447.

-All flatutes made against Welchmen confirmed. All grants of markets and fairs to any Welchman shall be void. The King's villains in North Wales shall be constrained to such labour as they have done before.

UR fovereign lord the King, at his parliament holden at St. Ex edit. Raft. Edmundsbury, in the feast of St. Scolast, that is to say the x. day of February, the xxv. year of his reign, by the advice and affent of the lords spiritual and temporal, and the commons of his realm in the faid parliament affembled, and by authority of the same parliament, hath approved, ratified, and affirmed all manner of statutes made in any parliament against Welchmen be- Welchmen. fore this time not repealed. And moreover hath ordained by the authority aforesaid, That all grants of franchises, markets, fairs, and other liberties to buy or to fell, to bake or to brew, and to sell within the towns of North Wales, made to any Welchman before this time, shall be void and of no value. And that all the villains of our fovereign lord the King within North Wales shall be bound and constrained to do such labours and services, as they of right have used to do of old time, notwithstanding any grant made to them, or any usage used by them of a later time to the contrary. And that such officers shall have power to compel them to do fuch labours and fervices, as ²⁷ H.S.c. 26.
Repealed by they have used to compel them before this time lawfully.

21 Jac.1.C.28,

Statutes made at Westminster, Anno 27 HEN. VI. and Anno Dom. 1448.

AU parlement tenuz a AT the parliament holden at Westm' le xij. jour de AWestminster the twelfib Febr.

day of February, the seven and twentieth year of the reign of our lord King Henry the Sixth after the conquest, the same our lord the King, by advice and affent of the lords spiritual and temporal, and the commons being in the same parliament hath ordained and eftablished divers ordinances and statutes in manner and form following.

Febr' lan du reigne nostre seignur le Roy Henry vje apres le conquest xxvije mesme nostre seignur le Roy de ladvis & affent des seignurs espirituell & temporell & lez communes esteantz en le dit parlement & par auctorite de mesme le parlement ad fait ordener & eftablier diverses ordinances & estatutes en lez manere & fourme enfuantz.

CAP. I.

If woolen cloths manufactured in England shall be probibited in Brabant, Holland, and Zealand, then no merchandise growing or wrought there within the dominion of the duke of Burgoin shall come into England upon pain of forfeiture.

claimed, published, and strictly kept in the parts of Bre-

bant, Helland, and Zealand, that no manner of woolen cloths,

Ex edit. Raft. FIRST, forasmuch as a certain ordinance hath been pro-Woolen cloths.

made in this realm of England, shall not come in the said parts. there to be fold in any wife, upon pain of forfeiture of the same cloths, wherefore the King our fovereign lord, because that it is expressly against the truce and appointments made and taken betwixt his realms, lands and subjects of the one party, and the lands which the duke of Burgoin doth hold and occupy of the other party, many times before this time hath made his letters of request to be written, and sent his message for due reformation to be had in this behalf, whereof no due remedy is yet had, to the intolerable damage of all the commons of this Cloth makers, realm, because that many clothmakers, that is to say, men, weavers, fullers and dyers, and women websters, carders, spinners, and other buyers and fellers of the same, such as do know none other occupations, of very necessity be constrained for their living to do the same occupations, and some of them live idly, which provoketh them to fin and evil life: the King confidering the premisses, hath ordained by the authority aforesaid, That unless due continual reformation be made in the said parts of Brabant, Holland and Zealand, of the faid ordinance, betwixt this and the feast of St. Michael next coming, so that all manner of woolen cloths made in this realm of England may come and be accepted in the same parts of Holland, Brabant and Zealand, there to be uttered and fold as speedily as any other merchandifes, that then for default of such reformation in this behalf no manner of merchandises nor goods of the growing or workmanship of the lands and parts, which the said duke holdeth and occupieth, shall come in the said realm of England after the said feast, upon pain of forfeiture of the merchandises so brought

into this realm, that is to fay, the one half to our fovereign lord the King, and the other half thereof to him which first shall seife the said merchandises, in whose hands soever they shall be found. And that open proclamation shall be made upon that betwixt this and the xv. day of July next coming, within the city of London and other places necessary and convenient to the same. And if any suit be commenced hereafter because of any fuch feizing, in which any iffue concerning this act shall Confirmed for be taken, that the faid issue shall be tried in the county where seven years by the faid feizing is had, and in none other place, this ordinance 28 H.6.c.1. to endure but till the next parliament.

vide 4.Ed. 4.

CAP. II.

No licence shall be available to carry wools, fells, or tin to any place out of the realm, but to Calais.

TEM, forasmuch as King Edward the Third, by great de-Staple. liberation ordained his whole staple of wools, woolfels, and other merchandises to be at Calais, for the weal and profit of his realm, and safeguard of the said town, and by the great liberties and franchifes given to merchants thither repairing, after that many years came great revenues to him and to his fuccesfors, as it appeareth of record in the King's exchequer, that is to say, in every year of his reign lxviij. M.li. and more, and so continued many years, at which time great riches came into this realm of England by the mean of merchants of the said staple then being many in number and of great riches, good justice and law had betwixt party and party, and by them well executed, the faid town of Calais, and the marches were well repair- Calais. ed, and soldiers paid of their wages, although that maintenant by divers and many licences given by letters patents, and by misusing of the said licences in buying of wools and woolfels in other places than their licence containeth, in shipping great number and weight, and colouring the same by new contrived names, as morling and shorling: and some persons which according to their licence ought to have carried their wools over the mountains, have fold the same in Brabant, and in other places, to fuch men which were wont to be accustomed to buy their wools at the staple of Calais, and also by great stealing out Wools, woolof wools and woolfels not customed in divers parts of England, of fels, &c. Ireland, and of Wales, oftentimes by the consent and mean of unlawful officers as fearchers and furveyors, which take no fee, but privy rewards for doing wrong to the King, and by-divers restraints of merchandises in Calais, as well by wars as by soldiers for their wages, and many other causes, in which the merchants of the faid staple be not of ability nor power to enjoy their liberties' and franchiles of old time used and accustomed: now it is so, that by the means aforesaid, and by the breaking of fuch staples, the customs and subsidies of the merchandises repairing to the faid staple of Calais pass not yearly xij.M. pound, which is but little in comparison to that that they have been heretofore, the commons of this land not inriched by their Vol. III.

Licence.

wools and woolfels, and other merchandifes, as they were work to be, the merchants greatly minished as well in number as in goods, and not of power nor of comfort to buy the wools and woolfels, and other merchandifes as they have done of old time, the foldiers of Calais and of the marches there not paid of their wages, the town of Calais by default of reparation, as well within the town-walls, towers and castles, as without the town, of dykes, cliffs, Auices, banks, and other reparations, which should be made for defence of the town and of the water without, likely to be destroyed (which God desend) except that remedy be hastily provided: our said sovereign lord the King, considering the premisses, hath ordained and established by authority aforefaid, That the mayor, constables, and company of merchants of the staple of Calais for the time being, and their successors for ever, may have and enjoy all their franchises land liberties and every of them, and whole repair of all manner of merchandises to the said staple, by the said King or by his noble pregenitors to them or to their predecessors or any of them, by the authority of parliament granted or confirmed, not repealed nor excepted. And that the faid mayor, constables, and their successors, may by themselves or by their officers and ministers, do execution of all manner of things and matters, the knowledge whereof to them pertaineth, as well within the town of Calais as without the town, in the precinct pertaining to the same, called the Skyvynage, any commandment, writing or any other thing made or to be made to the contrary notwithstanding. Provided always, That by this act no man shall be excluded of his lawful fuit by writ of error, of any judgment given before the faid mayor and constables: nor the chancellor of England and the King's council shall not be excluded to redress the defaults of the faid mayor and constables, after the form of the statute made the xxvii. year of the reign of King Edward the Third. And that no manner of licence for shipping of wools and woolfels, or of tin granted to any person or persons, shall be effectual nor available to him or to them, to carry or bring any fuch wools, woolfels, or tin, out of this realm of England, Ireland, or Wales, to any other place than to the faid staple of Calais. And that all manner of licences by our faid fovereign lord the King, or any of his heirs or successors, to any person or persons to be granted of or for wools, woolfels, or tin, to be had, carried, or shipped out of this realm of England, Ireland, or Wales, or any other place than to the faid staple, shall be void and of none effect. And that every person or persons, which shall accept, obtain, and put in execution any such licence, or he or they to whose use any such licence is or shall be granted and had, and by them, or by any other by their agreement or consent put in execution, shall be out of the King's protection, and moreover, that it shall be lawful to the faid mayor, constables, and company of merchants of the said staple, and to their successors for ever, to have and pursue an action upon this statute against every person or persons, which

shall offend contrary to this ordinance, and to have such process in the same as is provided in the Premunire facias, or such process as by the law is in an action of trespass done against the King's peace at their election. And if any person or persons at Mayor of the their fuit upon the same be convict or attainted, that the same staple. mayor, constables, and company of merchants shall have judgment to recover all the moveable goods and chattels, that any fuch person or persons so convict or attainted had, the day of putting in execution of any such licence, or at the time of the faid judgment given, or at any time betwixt the putting in execution of any fuch licence, or at the time of the forelaid judgment given, or to the value thereof, at the election of the plaintiffs in the same action: whereof the two parts of the goods and chattels so recovered and had in execution, or the value thereof, shall be employed for reparations of gutters, sluices, and banks at Calais aforesaid, by the surveying of the master of the faid works there for the time being, and the third part thereof shall remain to the mayor, constables, and company aforesaid. Provided always, That the said action be had and commenced within the county where such licence shall be put in execution. And if any such licence be put in execution in Ireland or Wales, that then the fuit shall be commenced in the county within England next adjoining to the place where such licence shall be put in execution in Ireland or Wales. And moreover, That every person or persons, which shall ship, or bring or do to be shipped or carried any wools, woolfels, or tin out of this realm, Ireland, or Wales, by solour of any licence, or otherwife, and them to put to fale in any other part or place out of the faid realm of England, Ireland, or IVales, than to the faid staple of Calais, unless the ship, in which the said wools, woolfels, or tin should be perished, and may not be brought to the faid staple, and thereof be attainted or convict at the fait of the faid mayor, constable and company of merchants of the said staple, by such action and process grounded upon this act, as it is afore rehearfed, the same action to be taken in the county where the faid wools, woolfels, or tin be shipped or carried out, that he shall forfeit all his goods and chattels, to be employed and had in the form aforesaid. And if any wools, woolfels, or tin, from henceforth be carried or shipped to be had out of this realm of England, Ireland, or Wales, to any other place out of England, Ireland, or Wales, than to the said staple by force of any licence, that then it shall be lawful to every person, being the King's liege-man, to seize the said wools, woolfels, and tin, and them keep to his own use after such seizing. And that every customer, comptroller, searcher, and surveyor, which by Customer. his knowledge shall suffer or admit any wools, woolfels, or tin Comptroller, to be shipped within any port, creek, haven, or any other place Searcher. where they be officers, or any other port or place than to the faid staple as afore is said, by force of any licence, or by colour thereof, by force of any writ or other commandment, in affirming or approving of any fuch licence to them to be directed, or

willingly fuffer any fuch merchandifes to pass out of this realm, not customed or not weighed at the King's beam, such of them which ought to be weighed, shall incur the pain and forfeiture aforesaid. And he or they shall be reputed and judged in like case, as he which executeth any such licence to any other place than to the faid staple, after that he thereof shall be convict at the fuit of him which in this case will sue. And that it shall be lawful to every person being the King's subject and liege-man, that in such case will pursue, to have such action against the said customers, comptrollers, searchers, and surveyors, as is provided against such persons which shall put in execution any such licence, as afore is faid. And that all manner of thing done contrary to the ordinance of this statute, as well within this realm as without, not triable by matter of record, shall be put in issue, and be triable by inquest in the same county and visine, where the said action shall be taken. Provided always, That all manner of licences for wool and tin to pass by the streights of Marrock, shipped in gallies or carracks for paying customs and subsidies as aliens do or shall do, shall be only except. ded also. That this act shall not extend, nor shall be prejudicial to the licence granted by our faid fovereign lord the King by his letters patents, bearing date the axiiij. day of July, the axvi. year of his reign, to our lady the queen his companion, to ship and carry by her, her deputies, affigns, or creditors, wools, woolfels, and tin, after the form and effect of the faid letters patents, so that the said wools, woolfels, and tin, and every of them shall be and be shipped in galley or gallies, carack or caracks, and carried by the streights of Marrock. Provided also, That this act shall not extend to be prejudicial to the licence granted by our fovereign lord the King by his letters patents, bearing date the first day of July the xxiiij year of his reign to the duke of Suffolk, by the name of William marquis and earl of Suffolk, to ship and carry by him, his deputies or attornies, two thousand sacks of wool, of the growing of the county of Norfolk, after the form and effect of the same letters patents. And that open proclamation of this ordinance shall be made in every town where the county courts be holden, every port, haven, and market town next adjoining to the faid ports, by the sheriff of every county or his deputy, once every month by the space of half a year next after this ordinance made, after this act sent against them by writ of record, upon pain of xx li. to be forfeit to the King, if the faid proclamation be not duly executed. Provided always, That this grant or ordinance shall not extend to the prior and convent of St. John of Bridlington and his successor, which have licence by the King's letters patents made to them the ix. of November, the xxvi. year of his reign, to ship, carry, or bring their wools to the number xii. farplers, containing xxx. facks or within, to other places or ports beyond the sea, than to the said staple of Calais. Provided also, That this grant or ordinance shall not extend to grants severally made to Thomas Walfingham, Thomas Browne, and to John Pennycock, efquires,

by the letters patents of our fovereign lord the King before this time, to ship, carry, or bring certain wools to other places or ports beyond the sea than to the said staple of Calais, but that they thall be clearly except of this ordinance. And that this ordinance shall begin at the feast of the nativity of St. John the Baptist next coming, and shall endure till the end of five years next following.

CAP. III.

Merchants aliens shall bestow all their money upon other merchandises, and carry forth no gold or silver, upon pain of forfeiture thereof.

TEM, where it is ordained by a statute made in the fourth year Ex edit. Rast. I of King Henry the Fourth, noble progenitor of our sovereign 4 Inft. 51. lord the King that now is, that all merchants aliens, strangers 5 H.4. c.9, and denizens, that bring any merchandises into this realm of 3 H.7.c.8. England, and them fell within the faid realm of England, should put all the money for the faid merchandifes, received or to be received, to be employed for other merchandiles of England, to carry out of this realm, without bearing away with them any gold or filver in coin, plate, or mass, out of the said realm, upon pain of forfeiture of the same: which notwithstanding, divers merchants aliens, strangers and denizens, daily in divers ports, havens, creeks, and other places within the faid realm, bring in wheat, corn, and other merchandises and victual, for the which they receive gold and filver, and the fame carry with them out of the faid realm, without any employment of the faid gold and filver upon any merchandiles of this realm, in great damage and impoverishment of this realm, and minishing of the King's coin, in default of due fearch had of customers, comptrollers, and fearchers, having power and authority to do their offices to be executed: our faid fovereign lord the King, confidering the premisses, hath ordained by the authority aforesaid, That if any merchants, aliens and strangers, bring, bear, or carry any wheat, corn, or any other merchandises or victual in any haven, port, or creek, or other places of this faid realm. that the mayors, bailiffs, portereses, customers, comptrollers, searchers, and other officers there of the said port, haven, or creek, or other places, and every of them, shall have full authority and power to arrest and seize all ships, barges, and other ressels charged and freighted with wheat, corn, or any other merchandises or victual, so brought into this realm of any country out of this realm, to fell and to take sufficient surety of all the said merchants aliens and strangers, for the said wheat, corn, or other merchandises and victual so brought by the said merchants aliens and strangers coming and repairing to the said ports, havens, and creeks, and other places of this faid realm. And that the money which shall be taken or received for the faid wheat, corn, and other merchandises or victual shall be employed upon the merchandises and commodities of this realm Golds. without fraud, subtilty, or male-engine. And if any gold or silver,

filver in coin, plate, or mass, by merchants aliens, strangers or denigens be carried out of this realm, taken or received for wheat, corn, or any other merchandises or victual, to be brought into this realm of any other country out of this realm, contrary to this ordinance afore recited, that it shall be lawful to every person to purfue an action of debt against all such customers, comptrollers, and fearchers, and every of them, in whose knowledge and default against their office, any such gold or filver in coin, plate, or mass, is had and carried out of this realm, to be purfued in fuch counties where such wheat, corn, or any other merchandise or victual is brought and put to sale, and in the said action shall make his demand of a fum amounting to the value of the faid wheat, corn, merchandise, or victual. And that the parties or party, which is so sued, and first appeareth, shall be put to answer in the faid action, and shall not wage his law in the faid action, nor essoin nor protection shall be in the same action for him or for any of them allowed. Provided always, That this ordinance shall begin and shall be in his force in the xv. of Easter next ensuing, and shall endure till the next parliament, And that proclamation thereof be made before the faid xv. in all parts of this realm, where any wheat, corn, or other merchandises or victual be or shall be brought into this realm, from any country out of this realm.

CAP. IV.

A rebearsal and confirmation for three years of the statute of 20 Hen. VI. cap. 3. provided against Welshmen their take any Englishmen, their goods and chattels, and carry them into Wales.

Wales.

TEM, whereas at the grievous complaint of the commons of the counties of Hereford, Gloucester, and Shropshire, which be adjoining to the marches of Wales, and of the commons of the counties of Somerset, Bristol, and Chester, at the parliament holden at Westminster the xx year of the reign of our sovereign lord the King that now is, it was ordained by authority of the said parliament, That if any people of the said counties, their goods and chattels were wrongfully taken in any of the faid counties by any men of Wales, and out of the faid counties into Wales, or into the marches of Wales conveyed, carried, or brought, or retained, that such taking or takings, receipts, abettments, or withholding of such offences aforesaid, shall be judged high treason, and whosoever thereof shall be attainted, shall be taken and judged as traitors to our sovereign lord the King. And that the justices of peace in their selsions in the said counties, shall have power to enquire, and there to determine of all such offenders, their abettors and receivers, and to make process against the persons so indicted by ii. Capias and an Exigend, every Capias containing the space of two months betwixt the date thereof and the return of the same. And that mention shall be made in the said writs of Capias, that

Treason.

#448.] Anno vicesimo septimo Henrici VI.

the sheriffs of the counties for the time being shall make proclamation in their counties, that they so indicted shall appear before the faid justices in their fessions, to answer to the matters contained in the said indictment. Provided always, That the lords marchers, of whom such offenders, their abettors and receivers shall hold their land and tenements, shall have the forfeiture thereof, and also the forfeiture of their goods and chattels found within their seignories, after that they shall be attainted of such offences, which ordinance should endure but for vi. years then next enfuing: our faid fovereign lord the King, at the request of the commons of the said counties, by the advice and affent aforesaid, will, That the said ordinance made in the said parliament holden at Westminster the said twentieth year of his said reign, for such wrongful taking, shall endure for six years, and shall take effect and be in his force till the next parliament, and then to expire.

CAP. V.

Certain days wherein fairs and markets ought not to be kept.

TEM consideratis abomi-nabilibus injuriis & offenfis omnipotenti Deo nostro fanctifque suis nostris semper in necessitatibus adjutoribus & fuccurforibus fingularibus causa feriarum & mercatorum super corum fumma principalia festa veluti in sesto Ascensionis domini de corporis Christi die Pentecostes die Dominica sancte Trinitatis eum aliis diebus Dominicis Ac etiam in summo festo Assumptionis beate Marie die omnium fanctorum & in die Parasceves consuctudinaliter & miserrime in regno Anghe tentorum & ulitatorum factis & perpetratis in quibus principalibus festivalibusque diebus pro magna cupiditate terrena populus voluntarie plus vexatus & in labore corporali deturbatus existit quam aliis diebus ferialibus videlicet in infigendo & faciendo bothas & stallas portando & vehendo levando & collocando mercimonia lua extrorlum & domorium quasi nichil haben-

TTEM, considering the abominable injuries and offences done to Almighty God, and to bis Saints, always aiders and fingular affifters in our necessities, because of fairs and markets upon their high and principal feasts, as in the feast of the Ascension of our Lord, in the day of Corpus Christi, in the day of Whitsunday, in Trinity-Sunday, with other Sundays, and also in the high feaft of the Assumption of our blessed Lady, the day of All-Saints, and on Good-Friday, accustomably and miserably holden and used in the realm of England; in which principal and feftival days, for great earthly co-vetife, the people is more willingly vexed, and in bodily labour foiled, than in other ferial days, as in fastening, and making their booths and stalls, bearing and carrying, lifting and placing their wares outward and homeward, as though they did nothing remember the horrible defiling of their souls in buying and selling, with many deceitful lies and false perjury, with drunk-U 4

The penalty.

on those who

fairs or mar-

shall keep

kets upon

Sundays.

drunkenness and strifes, and so specially withdrawing themselves and their servants from divine service; (2) the foresaid lord the King, by the advice and affent of the lords spiritual and temporal, and the commons of this realm of England, being in the faid parliament, and by authority of the same parliament, hath ordained, That all manner of fairs and markets in the said principal feasts and Sundays, and Good Friday, shall clearly cease from all shewing of any goods or merchandiles (necessary victual only except) upon pain of forfeiture of all the goods aforefaid, so shewed, to the lord of the franchise or liberty where fuch goods, contrary to this ordinance, be or shall be shewed (the four Sundays in harvest except.) (3) Nevertheless, of his special grace, by authority aforefaid, granteth to them power, which of old time had no day to hold their fair or market but only upon the festival days aforelaid, to hold by the same authority and strength of his old grant, within three days next before the faid feasts, or next after, proclamation first made to the simple common people, upon which day the aforesaid fair shall be holden, always to be certified, without any fine or fee to be taken to the King's use. which of old time have by special grant, sufficient days before the feasts aforesaid, or after, thall in like manner as is afore faid, hold their fairs and markets the full number of their days, the faid festival days and Sundays, and Good Fridays,

(4) And they except.

II. Pro-

tes in memoria horribilem inquinationem animarum fuarum in emptione & venditione deceptivis multimodis mendaciis & falso perjurio cum ebrietate & contentionibus & specialiter se ipsos & corum servientes a divino fervitio subtrahendo. prefatus dominus Rex de avilamento & assensu dominorum spiritualium & temporalium ac communitatis regni sui Anglie in dicto parliamento existentium nec non autoritate ejusdem parliamenti ordinavit quod omnimoda ferie & mercata in dictis principalibus festis & diebus Dominicis ac die Parasceves penitus cessent ab omnimoda monstratione aliquorum bomercandifarum norum vel necessariis victualibus exceptis sub pena forisfacture omnium bonorum predictorum fic monstratorum domino franchesie ubi hujusmodi bona in contrarium istius ordinationis funt vel erunt monstrata quatuor diebus dominicis in autumpno exceptis. Nichilominus ex fua gratia speciali auctoritate supradicta concedens potestatem illis qui ex antiquo nullum diem ad tenendum feriam vel mercatum suum nis solummodo super diebus festivalibus predictis habent ad tenendum ea auctoritate & vigore antique concessionis sue infra tres dies prox' ante festa predicta vel prox' post cum proclamatione prius facta ad simplicem vulgarem populum super quem diem seria predicta tenebitur semper certiorand' ablque aliquo fine seu seodo ad usum domini regis capiendo. Et illi qui habent ex antiquo per specialem conce**ssionem dies** *fulficientes* ante **Supradicta** feita II. Provided always, That

this present ordinance shall be-

gin to take effect at the feast of St. Michael next coming, and

not before, and shall endure

until the next parliament, and so forth, except in the said

parliament a reasonable cause

alledged, shewed,

proved, for the which it shall

feem not expedient that the fore-

faid ordinance so shall endure.

yel post plenum numerum m fuorum observent coni supradicto modo ad te-' fuas ferias vel mercata : diebus festivalibus & docis ac die Parasceves ex-

1.

oviso semper quod presens natio incipiat fumere effecad festum sancti Michaeroximo futurum & non & durabit usque ad proxi-1 parliamentum & sic dein-

iifi in dicto prox' parliamento allegetur monstretur & etur causa rationabilis pro qua videbitur non expediens I ordinatio predicta fic perdurabit.

CAP. VI.

King's pardon granted to all priests, as well secular as religious, of several offences, forfeitures, &c.

EM, Forasmuch as in divers parts of the realm of England, nany priests, as well secular as religious, were grievously and Ex. ed. agfully vexed and troubled by divers indictments of felony, ieir great damage, against faith and conscience, for the sinr lucre of other persons, and not for the King's profit: faid fovereign lord the King, confidering the premiffes, and for the clergy being in the last convocation, granted to our said reign lord the King a subsidy, to be taken and levied of all lar priests-stipendiary, and chantery priests within the realm ingland, that is to fay, of every priest vi. shillings and viii. d. he advice and affent and authority aforefaid, hath pardoned acquitted all and every priest, as well religious as secular, of elonies of rape done before the first day of June, the xxvii. of the reign of our faid fovereign lord the King. And also 1 pardoned and released by the same authority to all and every st secular, stipendiary and annual, all the same that to the said fovereign lord the King pertaineth or belongeth, by way of eiture of every of them before the said first day of the month fune, because of taking excessive wages contrary to the statutes eof made, and that every of them may have sufficient writs eupon for their discharge without suing any charter.

Ex. edit, Rat

tutes made at Westminster, Anno 28 HEN. VI. and Anno Dom. 1449.

L honour de Dieu & de L seint eglise & pur les mune bien & profit de tout

O the honour of God and of boly church, and for the common wealth and profit of all

the realm of England, our lord the King, Henry the Sixth after the conquest, by advice and affent of the lords spiritual and temporal, and at the special instance and request of the commons in the parliament assembled of our sovereign lord the King that now is, holden at Westminster the fixth day of November, the eight and twentieth year of his reign, by authority of the same parliament, bath ordained and established certain ordinances and statutes in manmer and form sollowing. le roialme d'Engleterre nostre seignur le Roy Henry puis le conqueste sisme del advis & assent des seignurs espirituelx & temporelx & a les especialx instance & request des communes assemblez au son parlement tenuz a Westm' le sisme jour de Novembr' lan de son reigne xxviijme par lauctorite de mesme le parlement ad ordeignez & establiez certeins estatutz & ordenaunces par manere que ensuit.

CAP. I.

A rebearfal and confirmation for seven years of the statute of 27 Hen. VI. cap. 1. probibiting the merchandises of Holland, Zealand, and Brabant to be brought into this realm, until English cloth may be fold there.

Ex edit. Raft. Woolen cloths.

FIRST, Whereas at his parliament holden at Westminster the xxvii year of his reign, because of a certain ordinance, had, proclaimed, published and straightly kept in the parts of Brabant, Holland, and Zealand, that no manner of woolen cloths made in this realm should not come in the said parts, there to be fold in any wife, upon pain of forfeiture of the same cloths, wherefore our faid fovereign lord the King, because that it was expressly against the truce and appointment made and taken betwixt his realms, lands and subjects of the one part, and the lands which the duke of Burgoin holdeth and occupieth of the other part, many times before this time made his letters of request to be written, and sent his message for due reformation to be had in this behalf, whereof no due remedy is yet had, to the intolerable damage of all the commons of this realm, because that many clothmakers, that is to fay, men weavers, fullers, and diers, and women websters, carders, and spinners, and other buyers and fellers of the fame, fuch which know none other occupation of very necessity be constrained for their living to do these occupations, and some of them live idlely, which provoketh them to fin and evil life, and upon this confideration in the faid parliament the said xxvii, year it was ordained, That unless due continual reformation were made in the faid parts of Brabent, Holland, and Zealand, of the said ordinance, betwixt this time and the feast of Saint Michael then next ensuing, so that all manner of woolen cloths made in this realm may come and be accepted in the same parts of Brabant, Helland, and Zealand, there to be uttered and fold as speedily as any other merchandifes: that then for default of fuch reformation in this behalf, no manner of merchandiles nor goods of the growing nor workmanship

Cloth-makers.

Anno vicesimo octavo HENRICI VI. 1449.]

manship of the lands and parts, which the said duke holdeth and occupieth, should not come in the said realm after the said feast, upon pain of forseiture of the same merchandise, that is to fay, the one half thereof to the King, and the other half to him which first shall seife the said merchandises, in whose hands so ever that they shall be found, and that thereupon open proclamation shall be made betwixt this time and the xv. day of Fuly then next enfuing, within the city of London, and other places necessary and convenient to the same. And if any suit be commenced after this time because of any such seisure, in which any issue concerning this ordinance shall be taken, that the said issue shall be tried in the counties where the said seisure shall be had, and in none other place, which ordinance should have endured till the next parliament. And forasmuch as by the summons and commencement of this present parliament, the said ordinance shall be fully expired and determined, no due reformation on the behalf of the faid duke of Burgoin of the premisses yet had our faid fovereign lord the King, confidering the premisses, by the advice, affent and authority aforesaid, hath ordained and stablished. That open proclamation shall be made in the city of London and other places necessary and convenient for the same, betwixt this and the feast of Saint Peter called ad Vincula next coming, that unless due continual reformation be made and had in the said parts of Brabant, Holland, and Zealand, betwixt that and the feast of Saint Michael then next ensuing, so that all manner of woolen cloths made in this realm of England, may come Merchandiles. and be accepted in the same parts of Brabant, Holland, and Zealand there to be uttered and fold, as speedily as any other merchandifes, that then for default of fuch reformation in this behalf, no manner of merchandises nor goods of the growing nor workmanship of the lands and parts, which the said duke holdeth and occupieth, shall come into this realm after the said feast of Saint Michael, upon pain of forfeiture of the merchandises, that is to say, the one half thereof to the King, and the other half to him which first shall seife the said merchandises, in whose hands so ever they shall be found. And if any suit be commenced hereafter because of any such seisure, in which any issue concerning this ordinance shall be taken, that the faid iffue shall be tried in the county where the faid feifure is had, and in none other Vide 4 Ed. 4. place. And that this ordinance shall endure for vii. years, if c. 5.

due reformation be not made within that time.

CAP. II.

The penalty for taking any persons borses or cart without the delivery of the owner, or some officer, or for taking money to spare them.

TEM, Whereas divers hostlers, brewers, and other victual- Ex edit. Pult. lers, keeping hosteries and other houses of retailing of victuals in divers places in this realm, have purchased the King's letters patents, some to them for term of life, and some to them and to other jointly for term of their lives, to take horses and carts for

the carriage of the King and Queen, more for their private and

fingular lucre and profit, than for any faithful fervice of the King, or of the Queen: by colour of which letters patents they daily take horses and carts where that no need is, and bring them to their hosteries and other places of their affinity, and there keep them secretly sometime, until they have spent xx d. or xl d. of their stuff, and sometime more, and then they make the owners of the faid horses and carts to pay for the same before that they can get delivery of their horses and carts, and some till they have made a fine with them for such horses and carts at their will: and of some of the King's people they take fines to shew favour, and not to take their horses and carts; so that divers persons of the King's liege people in this noble realm, be greatly indamaged by the faid takers, as well for the non-payment of the hire of the faid horses and carts, as for the great charge they have for their meat, and fines made for their delivery after they be so taken: (2) our said lord the King by the advice and affent aforefaid, hath ordained and stablished, That all fuch letters patents, granted to any person or persons holding any hosteries, brewhouses, or house of retailing of victual, shall be void, and of no value nor effect; and if any fuch grant be made to any such person or persons from henceforth, that all such patents so granted shall be void and of none effect. (3) And that no person or persons shall take horse or cart in any place within this realm, but by the delivery of the mayor, sheriff, bailiffs or constable where such taking shall be had. (4) And if any such person or persons take any horse or cart of any person or persons, horse and cart without agreement made to the possessor for the same. and by the delivery of the mayor, theriff, bailiff or constable where such delivery of the taking shall be had, that then he or they from whom such horse or cart is taken, and he or they of whom such fines or payments be taken, as is afore rehearled, shall have an action of trespass at the common law for such takings. (5) And that he or they that feeleth himself grieved in such action, shall recover treble damages against him or them which so take any horse or cart. fines or payment, contrary to this ordinance; (6) faving always to the King his prerogative and his pre-eminence of and in the g Ed. 1. c. 32. premisses.

The penalty for taking any without the owner and forme officer.

CAP. III.

The King's pardon to those that were sheriffs or clerks the last year before, for occupying their places above one year, contrary to the statute of 23 Hen. VI. c. 8.

Ex edit. Raft. Sheriffs.

21 R. 2. C. 5.

TEM, By advice, assent, and authority aforesaid, it is ordained and granted, That the sheriffs and under-sheriffs. clerks, and every of them, which were for the year last passed, shall be quit and discharged against our said sovereign lord the King and all his liege people, of the penalties and forfeitures of CC. li. which they or any of them might fall in or incur by force of the statute made the xxiii. year of our said sovereign lord the King, as for the occupation or exercise of the office of theriff longer than by a year, from the day next after the day of

All fouls, in the xxvii. year of the reign of our faid fovereign lord the King, that now is, till the feast of the purification of our Lady then enfuing, in the eight and twentieth year of our faid fovereign lord. Provided always, That by this present ordinance they nor none of them shall be excused or discharged of any other offence or thing done by them or any of them in their faid of-Provided also, That none shall be amerced for any suit commenced by him against any person to recover the said penalty, for the longer occupying than by the year, from the day after the said day of All Souls, till the said feast of the purification of our Lady.

CAP. IV.

Felony for any Welsh or Lancashire man to take other men. their goods or chattels, under colour of distress, where they · bave no cause.

TEM, Whereas divers misruled persons of the counties and seigniories royals in Wales, and of the dutchy of Lancaster, in the faid parts daily take and use to take divers persons, places and chattels in the faid counties, dutchy, and feigniories, by the name and under colour of distress, where they have no manner of fee, seigniory, nor cause to take such distress, but seign some Distress. actions and quarrels to grieve and destroy the faithful people of the faid counties, dutchy, and feigniories against law, reason, and conscience, and the aforesaid persons, goods, and chattles so taken, bring and carry out of the counties, dutchy and feigniories aforefaid, where they be taken, to divers other places in England and Wales: and many times for taking of such distresses, and in relistance of them, great affemblies of people, riors, maims, and murders, be made and had, and if it be not hastily remedied other inconveniencies be like thereof to pursue: of which takings, bringings, and carryings in this behalf no punishment is, wherefore the people of the faid parts daily abound and increase in evil governance: our said sovereign lord the King, Felony. willing to remedy the premisses, by advice, assent, and authority aforesaid hath ordained and stablished, That if any person take any goods, chattels, or person in any of the said counties, dutchy, or feigniories, and them bring or carry to any places out of any of the said counties, dutchy or seigniories, in which they be taken, to any other places, that all manner of fuch takings, bringings, or carryings, shall be had and judged felony: and if any person thereof be duly attainted in any manner, that he shall have execution as a felon should have: and that no manner of person in the said counties, dutchy, or seigniories, nor in none other places in Wales, arrested, accused, or indicted of felony in any manner shall be admitted to disclaim out of the said county, dutchy, or seigniory, where he is so indicted, accused, or arrested. Provided always, That no person shall be indamaged nor grieved by this ordinance, for taking within his fee, or for any manner of cause wherefore distress or taking is lawful by the common law of England, this ordinance to endure for five years,

CAP.

CAP. V.

The penalty of the officers of the customs, which by colour of their offices shall distrain any man's ships or goods.

TEM, Whereas divers waterbailiffs, fearchers, comptrollers of the fearth, and other their deputies and servants within the ports of this realm, and fpecially within the ports of Fowey, Plymouth, Dartmouth, and Pool, by colour of their offices daily do wrongfully take, by constraint of distresses and arrests upon the ships, barges, balengers, and other veffels, goods, and merchandifes of the King's liege merchants of this said realm, and among all other upon the King's liege merchants of Gascony, Guyen, Ireland, Guernsey and Jersey, in their coming and going in the faid ports, great charges and impositions, that is to say, for every piece of crescloth iv. d. for every bundred of canvas vi. d. for the weight of every tun of iron xii. d. and sometime more, and likewise of all other goods and merchants of the said liege people, and other merchandises of the King's amity; (2) and by such wrongful distresfes, arrests, charges, and impositions, they do discourage the said merchants freely to come into this faid realm, and to return, con-trary to all law and conscience, to the great prejudice of our faid lord the King, in loss of his cuftoms and subsidies, and to the great damage of the faid merchants and their successors, unless due remedy thereof be had in the same; (3) by advice, affent, and authority aforesaid, it is ordained and established, That the said merchants, and their successors, and every of them, of all fuch injuries, distresses, arrests, char-

TEM come diverses baillifs de leaves sercheours countroullours du serche & autres leur deputees & servauntz dedeins les portes de cest roialme & en especiall dedeins les por-Fowey Plymmouth tes de Dertmouth & Pole par colour de leur offices torceousment chargeont & priegnont ore de jour en autre par duresse de destresses & arestes sur les nies barges ballengers & autres vefseaulx biens & merchaundises des lieges du Roy merchauntz de cest dit roialme et entre toutz autres sur les lieges du dit Roy marchauntz de Gafcoigne Guyan Irland Gerneley & Gersey en lour venaunt & alant en les ditz portz graundz chargez & impolitions celtallavoir pur chescun pece de crececloth iiij. d. pur chescun centz de canvas vj. d. pur pois de chescun tonell de ferre xii. d. & ascune foitz pluis & semblablement de toutz autres biens & merchaundises de les ditz lieges & dautres merchauntz damitee nostre dit soveraigne seignurle Roy et partielx enjuriosez destressez arrestes charges & impositions empechent les ditz merchauntz franchement a venir en cest dit roialme et a passer encountre toutz leves & conscience outre toutz custumes & subsidies duez a nostre dit seignour le Roy en anientisment des ses ditz custumes & fublidies & en grand damage & arrerisment de les ditz merchauntz & lour successionra sinon du remedie ent ne soit eue

PRE

The remedy when an officer of the cuftoms doth make any diftreffes or arreft upon any thips for an unlawful cause.

.1 dvis affent & auctorite sditz ordeignez est & esz qe les ditz merchauntz successours & chescun de toutz tiels enjuriez :ffes areftes chargez & imons defuis recitez affaires ou a ascun deux sibien elx baillifs del eaus serch-& countrollours de serche par collectours des ditz mes & subfidies countrolde les mesmes surveiours uftumes & fubfidies & du t pakkers ou ascuns auofficers lour deputees ou unte par lour commaundou ascun deux enapres ent avoir fur ceo generall le trespas encountre tielx iifours & chescun deux sola fourme de ley & a reerer encountre ceux & un deux ensi de ceo conxl. li' & qe lez ditz merntz lour successours & un deux ensi grevez come ant est dit pursueront & iera le dit brief de trespas untre les ditz meffaisours rescun deux de tielx ens distresses arestes charges npolitions ainsi affairez : devaunt est dit dedeins mois proschein apres enjuries destresses arestes res & impositions affaires ux ou ascun deux come unt est dit et en cas les merchauntz lour succesou ascun deux ne pur-: mie le dit brief de trespas elx enjuries destresses aresharges & impositions desitz encountre les ditz mefars ne null deux dedeins litz deux mois qe lors il a chescun autre persone de eges du Roy a pursuer le rief de trespas de tielx ens distresses arestes charges

ges, and impolitions afore tecited, to be made to them, or any of them, as well by fuch waterbailiffs, searchers, and comptrollers of the fearch. as by collectors of the kid cuftoms and fublidies, comptrollers of the same, surveyors of 1 Ed. I.c. 26. the customs and subsidies, and of the fearch-packers, or any other officers, or their deputies or fervants by their commandment, or any of them hereafter, may have thereupon a general writ of trespass against fuch offenders, and every of them, according to the form of the law, and to recover against them, and every of them thereof so convicted, forty pounds; (4) and that the faid merchants. their fuccessors, and every of them so grieved as afore is said, shall pursue the said writ of trespass against the said offenders, and every of them for fuch injuries, distresses, arrests, charges, and impolitions lo to be made as afore is faid, within two months next after fuch injuries, distresses, arrests, charges and impositions to be made by them, or any of them, as before is faid; (5) and in case that the faid merchants, their fuccessors, or some of them, do not pursue the said writ of trespass of such injuries, distresses, a rests, charges, and impositions aforefaid against the said offenders, nor any of them, within the faid two months. that then it shall be lawful to every other person of the King's liege people to pursue the said writ of trespals of such injuries, diffresses, arrests, charges, and impositions, to be made as is aforesaid, against all such offenders, and every of them, according to the form of the law,

and to recover against them, and every of them thereof fo convict, forty pounds, the King to have the one half, and he or they which will purfue, the other half.

ent hune moitee & il ou ilz qi purfuer vorroient ou vorroient leutre moite.

& impositions affaires come devaunt est dit encountre touts tielx meffailours & chelcun deux solone la fourme de lev & a recoverer encountre ceux & chescun de ceuix ensi dent convictz xl. li.' le Roy davoir

Statutes made at Westminster, Anno 29 HEN. VI. and Anno Dom. 1450.

UR sovereign lord King Henry the Sixth after the conquest, at his parliament holden at Westminster in the feast of St. Leonard, the nine and twentieth year of his reign, by the advice and affent of the lords spiritual and temporal, and at the request of the commons in the same parliament affembled, and by the authority of the same, hath ordained and stablished divers ordinances and flatutes in the form which followeth.

TOSTRE foveraigne feig-N nur le Roy Henry puis le conquefte silme a son parlement tenuz a Westm' en k fest de Seint Leonard lan de son reigne vint novelme del advis & affent des feignurs espirituelx & temporelx & a la request des communes en mesme le parlement affemblez & par lauctorite dicell ad ordeignez & eftabliez diverses ordenaunces & estatutz en la fourme qu enfeute.

CAP. I.

John Cade attainted of treason, and his lands, tenements, &c. given to the King, and his blood corrupt.

Ex edit. Raft. FIRST, Whereas the falle traitor John Cade, naming himself John Mortimer, late named captain of Kent, the vii. day of July, the xxviii year of the reign of our faid fovereign lord the King at Southwark in the county of Surry, and the ix. day of July, the aforesaid year of the reign of our said sovereign lord the King at Deptford and Rochester in the county of Kent, also at the town of Rochester aforesaid, and elsewhere, the x. and xi. day of July then next ensuing within the realm of England, falsely and traitorously imagined the King's death, destruction and subversion of this realm, in gathering and levying a great number of the King's people, and them exciting to make infurrection against the King falsely and traitorously in the places aforesaid, at the times before recited, against the King's royalty, crown, and his dignity, and there and then made and levied war falfely and traitorously against the King and his highness: and though he be dead and mischieved, yet by the law of the land not punished: our said sovereign lord the King considering the premisses, to put such traitors

Anno vicesimo nono HENRICI VI. 1450.]

traitors in fear in time coming, and for faving of himself and of his realm, by advice of the lords spiritual and temporal in the faid parliament assembled, and at the request of his commons, hath ordained by the authority of the said parliament, That he shall be of these treasons attainted, and that by the same authority he shall forfeit to the King all his goods, lands, and tenements, rents, and possessions, which he had the said eight day of Fuly, or after, and his blood corrupt and disabled for ever, and to be called a false traitor within the said realm for ever.

CAP. II.

A confirmation of the statute of 2 Hen. V. stat. 1. c. 6. ordained against them which break truces and safe conducts, and appointing conservators of the same.

TEM, It is ordained and stablished, That the statute made Truce. the second year of the said late victorious and noble King Saseconducts. Henry, father to our sovereign lord the King that now is, of the breakers of truce and fafe conducts upon the main fea and other places, shall be in his force and confirmed. Joining to the same, that the chancellor of England for the time being, calling to him one of the chief justices of the one bench or of the other, shall have like power as the confervators and other commissioners in the same statute specified have: saving, where it is contained in the same statute, that if he or they, upon whom complaints shall be made, do not appear of a certain time, as is there contained, that then a Capias and exigend shall be awarded against him or them, upon whom such complaint is made, as well to the sheriff of the county, of the which they be supposed to be, as to the fheriff of the faid county, where the faid complaint shall be made: it is ordained in this present parliament, That he shall award a writ of Capias to the sheriff of every of the said counties, command-Sheriff, ing him upon pain of a hundred pounds to make open proclamation in the five counties continually, that the party or parties, upon whom he hath complained thall appear at a certain day contained in the same writ, before the said chancellor, if the complaint of the premisses be made before him after the form contained in the said statute. And if they appear not at the same day, that then they shall be attainted and convict to the party so complaining of the offences in the said complaint specified. And that the faid party complainant shall be preserred to have execution before any seisin had for the King in this behalf, notwithstanding that they so making default be attainted of treason. And it is ordained, that no person, which appeareth upon any fuch complaint or writ to be awarded, shall incur the pain against our sovereign lord the King of treason contained in the said statute. Provided also, if any person, against whom such writ or proclamation shall be awarded, be out of this realm by feat of merchandise, or in the King's service by his commandment, at the time of the first proclamation made upon such writs, that then the same person shall not be indamaged by this act, so that he appear personally before the King in his chancery Vol. III.

within a month next after his coming into this realm, to answer to such complaints. Provided also, That no owner, victualer, nor setter forth of any ship or vessel, which stiall not be party to any such offence, nor procurer, counsellor, nor abettor to the doing thereof, nor knowing nor willingly receiving nor taking any part of the goods so robbed or spoiled upon the sea, shall be indamaged by this act. And that this ordinance shall begin and shall be in his force the first day of this present parliament and not before, and shall endure by sive years next ensuing. And that no charter of pardon hereafter to be granted shall be allowable to any person or persons for any offences done contrary to the said statute.

CAP. III.

All letters patents granted to the citizens of York to exempt them from certain offices, shall be void. The penalty of a citizen who shall purchase such exemption.

York.

TEM, Whereas great inconveniencies and damages have L come now of late in the city of York, and more in time to come be like to happen, if provision thereof be not had: for that divers and certain persons, citizens of the said city, have purchased and gotten of our sovereign lord the King several letters patents, thereby to be exempted of the offices and occupations of mayoralty, sheriff, chamberlain, collector of difmes and quinzilmes, and citizen of the faid city to come to the parliaments of our sovereign lord the King and his heirs within the said city: our said sovereign lord the King, considering the premisses by advice and assent aforesaid, hath ordained and stablished. That all such letters patents granted or to be granted to any person or persons, now citizens of the said city, or which in time coming shall be made, shall be void, and of none effect. And moreover, That if any citizen of the faid city now being, or which in time coming shall be, do purchase, admit, take, or get any fuch letters patents, thereby to be exempt of any of the offices or occupations aforefaid, within the fame city, shall forfeit forty pounds, the one half to our fovereign lord the King, and the other half to the mayor and citizens of the faid city and their fuccessors. And that the mayor for the time being and his fuccessors may and might have and maintain an action of debt, to demand the faid forty pounds against every of the faid person or persons, purchasing, admitting, taking or getting such letters patents of exemption, the one half of the faid forty pounds so recovered, to be to the use of our said sovereign lord the King and his heirs, and the other half of the faid forty pounds to be to the use of the mayor of the said city for the time being, and of the citizens of the same city and their suc-And that in such actions of debt hereafter to be purfued, the parties defendants in no wife shall be admitted to their law.

Letters patents. tutes made at Reading, Anno 31 HEN. VI. and Anno Dom. 1452.

U parlement tenuz a Red-. yng le filme jour de Marlan du reigne nostre seigle Roy *Henry* vime puis le uest xxxime mesme nostre ur le Roy del advis & afdes seignurs espirituelx & orelx & lez communes ntz en le dit parlement & suctorite de mesme le parnt fift ordeigner & eftablivers ordenaunces & eftaen les maner & fourme antez.

2.]

A T the parliament holden at Reading the sixth day of March, the one and thirtieth year of the reign of our l.rd King Henry the Sixth after the conquest, the same our lord the King, by the advice and affent of the lords Spiritual and temporal, and the commons being in the said parliament, and by authority of the fame parliament, bath made, ordained, and stablished divers atts and statutes in the manner and form following.

CAP. L

a Cade shall be adjudged a traitor, and all indistanents and alls done by his authority shall be void.

IRST, Whereas the most abominable tyrant, horrible, Ex edit. Raft, odious, and errant false traitor John Cade, calling and nam-himself sometime Mortimer, sometime captain of Kent, h name, fame, acts, and feats be to be removed out of the h and mind of every faithful christian man perpetually: y, and traitoroufly purpoling and imagining the perpetual uction of the King's faid person, and final subversion of realm, taking upon him royal power, and gathering to him King's people in great number by false subtil imagined rage, and feditiously made a stirring, rebellion, and infuron under colour of justice for reformation of the laws of the King, robbing, flaying, and spoiling great part of his faith-eople: our said sovereign lord the King, considering the iffes, with many other which were more odious to rememby advice and affent of the lords aforesaid, and at the re-: of the faid commons, and by the authority aforefaid, hath ined and stablished, That the said John Cade shall be reputed, named, and declared a falle traitor to our fovereign lord King, that all his tyranny, acts, feats, and false opinions shall sided, abated, adnulled, deftroyed, and put out of rememce for ever. And that all the indictments, and all things nding thereof, had and made under the power of tyranny, be likewise void, adnulled, abated, repealed, and holden for And that the blood of none of them be thereof defiled corrupted, but by the authority of the said parliament ly declared for ever. And that all indictments in time ng, in like case under power of tyranny, rebellion, and stirhad, shall be of no record nor effect, but void in law.

X 2

[1452.

clamation:

And all the petitions delivered to the faid King in his last parliament holden at Westminster the fixth day of November, the time and twentieth year of his reign, against his mind by him not agreed, shall be taken and put in oblivion out of the remembrance undone, voided, adnulled, and destroyed for ever, as a thing purposed against God and conscience, and against his royal estate and preeminence, and also dishonourable and unreasonable.

CAP. II.

The penalties for those who shall disobey the King's writs, &c. or not appear before his council when warned by proclamation.

TEM, Forasmuch as the King our sovereign lord before this

4 Inft. \$2. 2 Mod. 61.

time, upon certain suggestions and complaints made as well to him as to the lords of his council, upon divers persons of this his realm, for great riots, extortions, oppressions, and grievous offence by them done against his peace and laws, to divers of his liege people, hath given in commandment, as well by his writs under his great seal, as by his letters of privy seal, to appear before him in his chancery, or before him and his council at certain days in the same writs or letters contained, to answer to the premisses: which commandments be, and many times have been disobeyed, in contempt of the King our faid fovereign lord, and to the great hindrance, damage, and delay of his faid complainants in this behalf: our faid sovereign lord the King, confidering the premisses, by the authority aforesaid, hath ordained, enacted, and stablished, That if any such writ or letters of privy feal hereafter directed to any person to appear before him or his council (as afore is said) there to answer to any of the premisses, and then the same person refuse to receive such writ or letters, or them despise, or absent or withdraweth himself for this cause, and come not, and keep not the day of appearance given to him by the faid writ or letters of privy seal, and that duly certified and known to his council, that then the chancellor of England, for the time being, shall have power by the faid authority, to cause a writ or writs of proclamation to be directed to the sheriff of the county, where the person so refusing to receive such writs or letters, or them despising, or abfenting or withdrawing him for this cause, is dwelling or conversant, or into the county next adjoining, and to the sheriffs of London for the time being, giving to the said sheriffs severally in commandment by himself, that they upon pain of forfeiture of two hundred pounds shall make open proclamation in the shiretown of the same county, and in the said city, by three several days immediately after the faid writ or writs shall be to them delivered, that such person, to whom such writ or letters of privy

feal shall be directed as afore is rehearsed, shall appear before the King's council, or before the chancellor of *England* for the time being, within a month next after the said last day of pro-

Privy seal.

Chancellor of England.

Sheriff.

amation; and thall return the faid writ or writs of proclamaon before the King in his chancery within seven days after the id third day of proclamation, upon the faid pain of two hunred pounds. And if he make default, and do not appear within ie faid month, the faid writ or writs duly proclaimed in the id shire-town and city, and the King's council truly certified of e faid proclamation in such form executed, that then if such rsion be of the state of a lord, as a duke, marquis, earl, visount, or baron, he shall lose and forfeit all offices, fees, ansities, and other possessions that he or any man to his use hath the gift or grant of the King, or of any of his progenitors ade to him or any of his ancestors. And that then the said nancellor for the time being, thall do to be made another rit or writs of proclamation, to be directed to the said sheriffs the faid counties and city for the time being, to make open oclamation and return of the same writ or writs, upon the me pain as afore is specified and ordained upon the said first rit of proclamation. And if he make default, and do not apar at the day to him limited by the faid last writ or writs of oclamation, that then he shall lose and forfeit his estate and ime of lord, and his place in the parliament. Provided, That e faid forfeiture of offices, fees, annuities, and other possessions, id also of the said estate and name of lord and place, shall exnd but only for term of life of him or of them, which by the thority of this act shall forfeit the faid offices, fees, annuities, offessions, state, name, and place, or any of them, in the And if any lord of the faid estates of a duke, rm aforesaid. arquis, earl, viscount, or baron, having nothing of the King's ant nor of his progenitors, do disobey (as afore) after the said oclamation in manner and form aforefaid, made, returned and rtified: then he shall forfeit for term of his life to the King s name and estate of lord and place in the parliament, and also I the lands and tenements which he hath or any other to his And that every other person under the state of a lord, aving livelyhood, or to whose use any other person or persons ave any livelyhood, if he appear not within the month after the oclamation made by virtue of the first writ or writs, he shall ake a fine after the discretion of the two chief justices of his ench, and of his common bench for the time being. And that ery other person, having no livelyhood, nor none other person to s use, so making default, shall be put out of the King's proction. Provided always, That if any of the King's liege people, amed in the said writs or letters, be not within this his realm the time of any of the said writs delivered and returned, nor osent him within the said realm, and also if the person or perins against whom such writs of proclamation hereafter shall be warded, be so grievously vexed or troubled by infirmity of sickels, or otherwise, such persons be imprisoned without fraud or ale engine, or that they be so feeble for age, that they may ot labour in their proper persons, so that such dwelling out of ie realm, feebleness, or sickness, imprisonment, and debility of age be sufficiently and duly proved by just and indifferent examination before the lords of the King's council, they shall not be endamaged by this act. Provided also, That no matter determinable by the law of this realm, shall be by the same act determined in other form than after the course of the same law in the King's courts having determination of the same law. This act to begin and take effect the first day of May, the two and thirtieth year of the reign of the said King, of all disobessances to be made after the same first day, and of no disobessances before this day made, and to endure for term of seven years: and that this present act shall be proclaimed by the sherisf of every county of his land in every market town within the same county, before the feast of the nativity of Saint John Baptiss in the said two and thirtieth year.

CAP. III.

Attachments in the east and west marches shall be made in Cumberland, Westmerland, Northumberland, and the town of Newcastle only.

Attachment.

Warden courts.

TEM, Forasmuch as the wardens of the marches adjoining to Scotland, called the East-march and the West-march, have used by their ministers to make attachments, and to attach men by their bodies in the counties of Northumberland, Cumberland, and Westmerland, and in the town of Newcastle upon Tine, and in none other places, to answer to indictments taken in the courts called warden courts of the faid marches, for attempts supposed to be done against the virtue of the truce within the said counties and town: and now of late the ministers and officers of the faid courts, fometime for the fingular lucre, and fometime for malice that they have borne to certain persons, have attached and taken upon them daily to attach divers persons well governed by their bodies, as well in the county of York as in other places out of any of the said counties of Northumberland, Cumberland, of Westmerland, or the town of Newcastle: our said sovereign lord the King, considering the premisses, by the authority aforesaid hath ordained and stablished, That if any minister of any of the said courts attach any person by his body or by his goods, out of any of the faid counties of Northumberland, Cumberland, and Westmerland, or the town of Newcastle, to answer in any of the said courts, or by colour or cause of any manner of presentment taken or to be taken in any of the said courts, that it shall be lawful to every person, which shall happen so to be attached, to make resistance, and not to obey any such attachment. And if any person be endamaged or grieved by any such attachment, he shall have in this behalf an action of trespass or false imprisonment against them which shall make or do to be made hereafter any fuch attachment, and in the fame to recover treble damages, if in any of the actions the matter pleaded pass or be judged for the plaintiff in the same. And the defendant to have two years imprisonment, and moreover y to the King a hundred shillings. And that the justices of e in their sessions of the peace, sheriffs in their turns, and stewards of leets in their leets, by them to be holden, shall power to enquire of all such attachments made or to be e out of the said counties of Westmerland, Cumberland, or Repealed by humberland, or the town of Newcastle, and therein and upon 4 Jac. 1. c. 1 ame to do and proceed as they may do and proceed upon numents taken before them in their sessions of peace, turns, ets, of trespass or of frays made against the King's peace.

CAP. IV.

e remedy for bim who baving a safe conduct is robbed upon the sea.

'EM nostre dit soverayne eignur le Roy par auctorite isdit ad ordeigne & establie ascun de sez subgiettz atit ou offende fur le meer ou iscun port dedeins le dit me foubz lobeifaunce du encountre alcun persone ersones estranges esteantz e meer ou en ascun port sdit per voye damyte liege eues ou par force du faufuyt ou saufgarde du Roy cun manere & en especiall tachant dascun tiel estraunerfone robbant ou despoilde luy de nief ou ascuns s maners des biens ou entre ascun autre persone de iege poeple le chaunceller gleterre pur le temps este-:ome pur la deliveraunce me tiel persone issint at-: destre ewe et come pur ution affaire a chescun tiel ne ensi robbe ou dispoile ief ou biens ou de la value it auctorite appellant a luy 1 des justices de lune ou de e bank fur bille ou billes ompleint fait a luy en cest e pur faire autiell processe de la dit chauncellarie siencountre toutz tielx ofours a les amener en la nccrie du Roy illeoqes a nundre as parties issint green cest partie come encountre

TEM our fovereign lord the King, by authority aforefaid hath ordained and established, That if any of his subjects attempt or offend upon the fea, or in any port within the faid realm, under the King's obeifance, against any person or persons strangers, being upon the fea, or any other port aforefaid by way of amity, league, or truce, or by force of the King's fafe conduct or fafeguard in any wife, and especially in attaching of any fuch ftrange person, robbing or spoiling of him, his thip, or any othermannerofgoods, or against any other person of his liege people; the chancellor of England for the time being (as well for the deliverance of any fuch perfon so attached to be had, as to 3 Buistr. 28. make restitution to every such By what person so robbed or spoiled of means he sharing thip or goods, or of the value who having thereof) shall have authority, the King's calling to him any of the just fafe conduct tices of the one bench or of is robbed up the other, upon a bill or bills on the fea by of complaint to him made in King's subthis behalf, to make fuch pro- jects. cels out of the faid chancery, as well against all such offenders, to bring them into the King's chancery, there to anfwer to the parties so grieved in this behalf, as against any X 4

other person or persons to whose hands any such person so attached, ship or goods shall come, as for the delivery and restitution by them to be made of the same person, ship, and goods, as shall seem to the same chancellor most expedient and necessary. (2) And upon this process so made out of the said chancery, the faid chancellor further to proceed in this matter, if the case do so require. by advice of any such justice, to make the person and perfons strangers so grieved to have full delivery and restitution of any fuch person so attached, and of all fuch thips and goods, and also of all their costs, expences, and losses disburfed and fuffered by them in this behalf, and thereupon to award all manner of execution out of the said chancery, in fuch fort as shall seem to the faid chancellor most expedient and necessary for such delivery and restitution to be had, calling to him any such justice as afore is faid. This act to begin and take effect the first day of May, the two and thirtieth year of the said King.

countre ascun autre persone ou persones as quelx mains ascun tiel persone issint attache nief ou biens serra ou serrount venuz come pur deliveraunce & restitution par eux affaires de meimez les perfonenief & biens come semblera a mesme le chaunceller pluis expedient & necessarie. Et sur telle processe ensi fait hors de la dit chauncellarie le dit chaunceller plus avant a proceder en cell matier si le case ensi requiert par advis dascun tiel justice de faire la persone & persones estranges issint greves davoir pleyn deliveraunce & restitution dascun tiel persone ensi attache et de toutz tielx niefs et biens et aussi de toutz leurs costes expenses & deperdes faitz & suffrez par eux en cest partie et tout maner dexecution fur ceo de faire hors de la dit chauncerie en tiel fourme come semblera au dit chaunceller plus expedient & necessarie pur tiel deliveraunce & restitution destre euez appellant a luy ascun tiel justice come devant est dit. Cest acte a commencer & prendre effect le primer jour de Maij lan du dit Roy xxxij.

\$4 Ed.4. c.4.

CAP. V.

No customer, comptroller, &c. shall bave any estate certain in bis office.

being;

37 R. 2. C. 5.

Tronour.

ITEM, Whereas it was ordained by a statute made in
the time of King Richard the
Second, That no searcher, gauger
of wines, aulneger, finder *,
weigher, collector of customs and
subsidies, or comptroller, shall
have estate in his office for term
of life, or for term of years, but
that the said offices shall remain
under the government of the treasurer of England for the time

I TEM que come estoit ordeigne par lestatute fait en le temps du Roy Richard secund que null sercheour gaugeour vel vyne aulnour tronour poisour collectour des custumes & subsidies ou countrollour averoit estate en son office pur terme de vie ou terme des ans mes que les ditz officez demurroient desoubz la governaunce du tresorer d'Engleterre pur le

4 H. 4. C. 24.

temps esteant auxi estoit ordeigne par lestatut fait en temps du Roy Henry le quart qe launage de draps deins cest roialme poet estre commis a ferme ou en approvement solone ladvys du tresorer dEngleterre pur le temps esteant come en les ditz estatutez plus plainement soit declare ungore ceo nient obstant diversez perfones ont opteignez lettres patentes du Roy des ditz offices & aulnage ascuns pur terme de vie & ascuns pur terme des ans au graunde prejudice du Roy & du people & encountre lez ditz estatutez. Nostre dit seignur le Roy considerant les premisses ad ordeigne par auctorite desuisdit que toutz lettres patentes faitz dascun des ditz offices ou aunage al ascun persone encountre leffectes de les ditz estatutez soient voides & de null force. Et que nullz lettres patentes dascun des ditz offices ou aunage soient faitz en apres mes par garrant de bille enseale par le tresorer dEngleterre pur le temps esteant envoiez par luy en la chauncellarie come il ad este accustume devaunt cest temps.

Et qe toutz lettres patentes faitz ou affaires en apres des ditz offices ou aulnage par autre garraunt qe par bille du tresorer soient voidez & de null Purveu toutz foitz ge cest acte nextende pas ne soit prejudiciall ne damageous a nostre soverayn dame la Roigne le prince le duc de Buk' as enheriters de Henry jades duc de Warr' ne as maire & comminalte de Loundres ne as les maire baillifs & comminalte de cite de Wynchestre come a ascune graunte ou grauntes dimife ou dimifes del aulnage ou afcun graunte

being; (2) and where it was ordained by the statute made in the time of King Henry the Fourth, That the aulnage of cloths within this realm may be committed to ferm, or in approvement, according to the direction of the treafurer of England for the time being, as in the said statutes more fully is declared; (3) yet that notwithstanding divers persons bave obtained the King's letters patents of the said offices and aulnage, Tome for term of life, and some for term of years, to the great prejudice of the King, and of his people, and contrary to the fuid flatutes: (4) Our faid lord the King confidering the premisses, hath ordained by the authority aforesaid, That all letters patents made of any of the faid offices or aulnage to any perfon, against the effect of the faid statutes, shall be void, and of no force; (5) and that no Dyer, tot. letters patents of any of the Hob. 214. said offices, or aulnage, shall be made hereafter, but by warrant of bill sealed by the treafurer of England for the time

customed before this time. II. And that all letters pa-4 Inft. 112. tents made, or to be made No customer, hereafter, of the faid offices or comptroller. aulnage, by other warrant than aulneger, &c. by bill of the treasurer, shall be shall have any void, and of no effect. (2) Pro- effate or cervided always, That this act tainty in his shall not extend, nor be pre-office. judicial nor hurtful to our fovereign lady the Queen, the prince, the duke of Buckingbam, to the inheriters of Henry late duke of Warwick, nor to the mayor and commonalty of London, nor to the mayor, bailiffs, and commonalty of the city of Winchester, as to any

being, sent by him into the

chancery, as it hath been ac-

grant

grant or grants, demile or demifes of the aulnage, or any grant or grants of any fum or fums of money of the ferm of the aumage, to them granted, made, or confirmed, nor to any comptroller having any offices out of the King's ports, nor to John Penycok esquire, nor to Gyles Seinclo esquire, nor to any of the King's or Queen's houshold servants, of any grant or grants of any office or offices to them made before this time, with the fees and wages of old time due and accustomed.

graunte ou grauntes dascun fomme ou fommes de money del ferme del aulnage a ceux grauntez faitz ou confermez ne a null countroller eight afcunes offices hors du portes du Roy ne a Johan Penycok esquier a Gyles Seinclo esquier ne a ascun des meniall servauntes du Roy ne servauntez du Roigne dascun graunte ou grauntes dascun office ou offices fait a ceux devaunt cest temps ove les fees & gages de launcien temps duez & accul-

14 R. 2. C.10. 1- R. 2. C. 5. 1 H. 4. C.13.

CAP. VI.

The statute of 20 Hen. VI. c. 2, touching the forfeiture of them which he outlawed in the county of Lancaster, made perpetual.

Ex edit. Raft.

TEM, Whereas at the parliament holden at Westminster the twentieth year of the King that now is, it was ordained by authority of the same parliament, That no person of the King's liege people, against whom any Exigend shall be awarded or outlawry pronounced at the King's fuit, or at the fuit of the party in time to come in the county of Lancaster, shall forfeit any of his goods or chattels, lands or tenements in any other county,

Outlawry.

County of Lancaiter. but all only the goods or chattels, lands and tenements, which the persons so outlawed, or they against whom such Exigend shall be awarded in the said county of Lancaster, have in the same And by reason of any such outlawry at the King's fuit, or at the fuit of any other person pronounced within the faid county of Lancaster, he shall not be forebarred nor disabled of any manner of action, nor to claim any manner of inheritance out of the same county, nor disabled to pursue any manner of action out of the same county, notwithstanding such outlawry against him pronounced, as in the said statute more fully appeareth: which statute is now expired, because it was ordained to endure but for seven years then next ensuing, which statute was profitable and necessary to the King's liege people: our said fovereign lord the King, confidering the premisses, by advice and affent of the lords spiritual and temporal in the said parliament affembled, and at the request of the said commons, and by the authority of the same parliament, hath ordained and established, That the faid late statute shall be in his force and virtue, taking effect and force at the last day of March, the thirtieth year of

his reign and from that day to endure for ever.

Repealed by 33 H. 6. C. 2.

ÇAP.

CAP. VII.

2.7

, wages, and rewards due to the King's officers, shall not e comprised within the statute of resumption made in the ight and twentieth year of the King's reign.

'EM, Whereas in the parliament holden at Westminster the Resumption. ixth day of November, the xxviij. year of the reign of our reign lord the King, in the act of refumption, among other gs it was ordained and established, by the authority of the parliament, That it pleaseth him to take, resume, seise, and n in his hands and possession all honours, castles, seigniories, as, villages, manors, lands, tenements, rents, reversions, es, fees, feeferms and fervices, with all their appurtenances England, Wales, and in the marches of the same, Ireland, in, Calais, and the marches of the fame, which the faid King granted by his letters patents, or in any other manner since first day of his reign: and that all manner of grants of rents ges or annuities made by him of the estate of inheritance term of life or for term of years to any person or persons, to aken of any of the premisses, or of his customs or subsidies ulnage, or of the hamper, or to or in his receipt, or otheror in any other place or any of them, or of the profits comof them or any of them, within his realm of England, Ireor Wales, Guyen, Calais, and in the marches of the same, l be void and of none effect as in the faid act of refumption e fully is declared. And forasmuch as doubt and ambiy is had, what fees, rewards, wages, profits, and other gs, belonging and of old time pertaining to these offices in times of his noble progenitors, shall be refumed, retained. he King's hands or void by virtue of the faid act or not: for rtain and full declaration thereof, our sovereign lord the ig, at the request of his said commons, by the authority esaid, hath ordained, That the said act and ordinance of reption shall not be prejudicial to any of his officers, of any , wages, rewards, or profits due or pertaining to such offias were the first day of his reign or before, because of such es or occupations. And that the faid fees, wages, rewards, profits, shall not be comprised within the said act of reiption at the time of the making of the same act, nor after, within any other act or ordinance made in his faid parliaat: but that all fuch wages, fees, rewards and profits shall be remain to all and every such offices and occupation, as they e the first day of his reign or before, any act of resumption, ute, ordinance or provision, or any other act made to the trary, or any doubt or ambiguity in the same contained nothstanding.

CAP. VIII.

A confirmation of a subsidy of wool, woolfels, and cloth transported, granted by a statute ordained 31 Hcn. VI. not printed.

Poundage.

TEM, Whereas in the faid parliament commenced at Reading the fixth day of March, the xxxj. year of the faid King, and adjourned to Westminster till the xiiij. day of February, a subsidy called poundage, was granted to the faid King, that is to fay, of all manner of merchandise of every merchant denizen and alien, as well of merchants of Hanse and Almaine, as of any other merchant alien, carried out of this realm, or brought into the same by way of merchandise, of the value of every xx s. xii d. to have to him at the third day of April next coming for term of his life natural, with a certain exception in the same grant specified, by force of which act the King's subjects merchants denizens of this realm, shall be chargeable to pay to the King xii d. of the value of xx s. of all their woolen cloths passing out of the same, after the faid third day of April, which shall be to them very great importable charge, and impoverishment of a great part of the poor people of this realm, and peradventure cause of restraint and impediment of utterance of all manner of woolen cloths made within the same: which shall cause by process of time few cloths to be made in the faid realm: and thereupon great idleness amongst his poor liege people, and a mean of destruction of his navy, and shall cause the wools to be of less value, to the great destruction of the growers of the same. And moreover in the faid parliament, the faid vj. day of March, a certain subsidy of wools and woolfels was granted to the King, that is to fay, of every merchant denizen for the subsidy of every fack of wool xliij. s. iiij. d. and of every CC. xl. woolfels xliij. s. iiij. d. to have to him for term of his life natural, at the third day of April, as in the act of the grant thereof made in the same parliament more fully appeareth: wherefore the poor fubjects merchants of the staple of Calais, shall be compelled after the said third day of April, to pay to the King of every fack of wool and of every CC. xl. woolfels x. s. more by way of subsidy than they have been accustomed to pay in any days of the reign of the fail King: which charge being to them importable, is likely to be the cause that they shall not be of power to buy or ship any great quantity of wools of this realm, to be had to the faid staple, whereof thall enfue very excessive diminution and decrease of the price and value of wools and woolfels of this realm, and of the great annual revenues of the customs and subsidies, which should grow to the King of the shipping of such wools and woolfels, and to the abating of the payment of wages of the foldiers intending upon the fafeguard of the town and marches of Calais, and also the poor growers of wools of this realm greatly impoverished. Our said sovereign lord the King will by the authority aforesaid, That every merchant denizen, his liege man

nin this his realm, which shall ship or carry any wools is to the staple of Calais, or by the streights of Marrock, Staple of ing's licence for such wools and woolsels so shipped ed to the said staple, or by the said streights, shall be discharged of the said x. s. parcel of the said subsidy of iiij. d. granted to the King in this said parliament of k of wool, and of every CC. xl. woolsels at the said of April, specified in the said grant, by the space of s then next ensuing. And also that every merchant shall be quit and not chargeable, by virtue of the said subsidy of xii. d. of the value of every xx s. of all mansolen cloths, by them or any of them to be had out of a, to any parts beyond the sea, at the said third day, by of three years then next ensuing.

CAP. IX.

edy for a woman inforced to be bound by statute or obligation.

I qe come en touz es de cest roialme dys de poair moevez de : covetyle encountre it gentilnes verite & sscience ont labores & welx inventions & cux fment executes a leniunce trouble & maiter de toutz damez emmes & autres femantz foulz eiantz afstaunce des terres tes ou autres moebles ins cest dit reame entz la graunte innocennples de eux voillent ceux par force ou auveinent a eux resem-: estre lour tresgrauns promettantz eux leur ite et issint par graunnilation ou autrement t eux en lour possession ıntz eux en autielx 1 lez ditz meffeisours : pluis poiar et qant afnmes par tielx moiens sscune autre moien sont governaunce la dit maspose persone ou pere voillent suffrer eux daler

TEM, Whereas in all parts 3 Inft. 60. L of this realm divers people of great power, moved with unfatiable covetousness, against all right, humanity, integrity, and good conscience, bave sought and found new inventions, and them continually do execute, to the danger, trouble, and great abusing of all ladies, gentlewomen, and other women fole, baving any fubstance of lands, tenements, or other moveable goods within this realm, perceiving their great weakness and simplicity, will take them by force, or otherwise come to them, seeming to be their great friends, promifing them their faithful friendsbip, and so by great dissimulation, or otherwise, get them into their possession, conveying them into such places where the said offenders be of most power; (2) and when any women by fuch means, or by any other means be in their government, the faid evil disposed person or persons will not suffer them to go at large, and be at their liberty, until that they will bind themselves to the said offenders, or other person or persons to their use, in great fums, by obligawoman that

is inforced

against her

will to be bound by

ligation.

statute or ob-

tion or obligations, as well simple as conditional, or by obligation or obligations of statute-merchant, made before a mayor or bailiff, baving power to take such recog-

nisances.

II. Also they will many times compel them to be married by them, contrary to their sum likings, or otherwife they will levy the faid sum or sums on their lands and goods, and put their person or persons in danger, to their great damage, which hath been, and is like to be an universal prejudice to the law of holy church, and the law of this realm, unless due remedy thereupon be provided. (2) Our said lord the King, considering the premisses, hath ordained and established, by authority of this present par-A remedy for liament, That in all such cases aforesaid, the party bound may have a writ out of the chancery, containing all the matter of their unreasonable intreaty, directed to the sheriff of the county where any fuch offences were so done, or after shall be done, commanding him, that he, by force of this writ, make proclamation in the full county, and in the next countycourt after the receipt of the faid writ, that the person or persons contained in the said writ shall appear at a certain day and place prefixed in the faid writ, before the chancellor of *England* for the time being, or otherwise before the justices of affife in the counties where the faid offences were done, or elfe before some other notable person to be assigned by the chancellor of England, for the time being; (3) at the which day and place, if the faid parties appear, that then the faid chancellor of England, justice,

daler a large et estre a leur libertee jusques a ceo que els voillent obliger ceux a les ditz messaisours ou autre persone ou persones a lour oeps ca graundes sommes par obligation ou obligations fibien fymplez come conditionelx ou par obligation ou obligations deflatute merchaunt faitz devaunt maire ou baillif eiant poiar a prendre tielx reconifauntz.

Auxi multz foitz ils voillent compeller eux destre maries par eux contrarie a lour propre delires ou autrement ils voillent faire lever la dit somme ou sommes de lour terres & biens & dendaunger lour persone ou persones a leur tresgraunde demage qe ad efte & est semblable estre universall prejudice al ley del eglise & la ley de cest roialme faunz ceo que due remedie fur ceo foit purveu. Nostre dit seignur le Roy confiderant les premiffez ad ordeigne & establie par lauctorite de cest present parlement quen toutz tielx cases desuisditz la partie oblige poet avoir brief hors del chauncerie conteignant tout la matier de leur deresonable entraiter direct al viscount del counte ou ascuns tielx offenses feurent ensi faitz ou en apres serrount faitz commaundant luy qe il par force de cell brief face proclamation en le plein counte en le profchein counte puis la resceipt de le dit brief qe la persone ou persones conteignuz en le dit brief appierge ou appiergent as certeinz jour & lieu prefixes en le dit brief devaunt le chaunceller dEngleterre pur le temps esteant ou autrement devaunt les justices dez assise en lez ditz counteez ou les ditz offenses furent faitz ou autrement de-

vaunt

ascun autre notable periassigner par la chauncel-Engleterre pur le temps it as queux jour & lieu & itz partiez appierent qe e dit chaunceller justice tre persone ensi dassignier dit chaunceller pur le s esteant par vertue de rdenaunce face examiner ent les ditz parties fur premificz par quell exation fils poient trover la bligation ou obligations cun de eux estre faitz tielcome defuis est dit qe : la dit obligation ou obons & tout processe & exon fuez ou a purfuers fur oient voidez & de null . Et fil foit trove par exation devaunt eux ge la digation on obligations ou e de eux furent faitz ou it trovez faitz pur verraie & per null tiel moien devaunt est dit qe donge obligation ou obligations at le processe & execution ou a pursuers sur ceo esit bonez & effectuelx. Et li foit qe la persone ou peren tielx briefs nommes nommers encountre gel elx ascun tielx briefs enaferront fuez facent ou face lte a lez jour & lieu limin mesme le brief ou briefs onges toutz tiel obligation ligations come soient det especifiez & en le dit ou briefs expressez & tout r processe & execution ou a purfuers fur ceo foioidez et qe le viscount ou antes a queux tiel brief ou : fur cest ordenaunce en destre conceups serra ou it directes face executer litz briefs accordaunt al e diceux fur peine de trois

or other person so to be assigned by the chancellor for the time being, by virtue of this ordinance, shall duly examine the faid parties upon the premisses; (4) by which examination, if they can find the faid obligation or obligations, or any of them, so to be made as is aforefaid, that then the faid obligation or obligations, and all process and execution fued, or to be purfued thereupon, shall be void, and of no force nor effect. (5) And if it be found by examination before them, that the faid obligation or obligations, or any of them, were made, or shall be found to be made, for a true duty, and by no such means as afore is faid, that then the faid obligation or ob-. ligations, and all the process and execution fued, or to be purfued thereupon, shall stand good and effectual. (6) And if it be so that the person or persons in such writs named, or to be named, against whom any fuch letters or writs hereafter shall be sued, make default at the day and place limited in the same writ or writs, that then all fuch obligation or obligations as be before specified and declared, and in the faid writ or writs expressed, declared, and specified, and all manner of process and execution fued, or to be fued thereupon, shall be void, and of no force nor effect; (7) and that The forfeiture the faid sheriff or sheriffs, to of the sheriff whom fuch writ or writs upon which doth this ordinance hereafter com-the King's menced, shall be directed, shall writ of proexecute the faid writs accord-clamation. ing to the tenour of the same, upon pain of three hundred pounds, whereof our fovereign

lord the King to have the one half, and the other half to the party which shall sue the faid writ of proclamation. (8) And that the faid party so grieved may have an action of debt in every such case against the said sheriff, for the half of the faid three hundred pounds fo forfeit, with process of outlawry. (9) And that the party or parties defendants in any fuch action hereafter to be purfued against any sheriff or sheriffs, shall alledge no protection, nor shall wage his law, nor shall be received to make or plead any foreign plea, to be tried in any other place than there where the faid writ grounded upon this flatute is fued.

centz liverez dount le Roy nostre soverayn seignur davoir lune moite & lautre moite a la partie qe sucra le dit brief de proclamation. Et qe la dit partie issint greve poiet avoir action de dette en chescun tiel cas encountre le dit viscount pur la moitee dez ditz trois centz liverez issint forfaitz ove processe del utlagarie. Et qe la partie ou parties defendantz en ascun tiel action de cy en apres encountre ascun viscount ou viscountez a pursuers allegera null protection ne gaigera sa ley ne serra resceu affaire ou pleder ascun forein plee destre trie en ascun autre lieu ge la k suidit brief foundu sur cest ordenaunce est suez.

Statutes made at Westminster, Anno 33 HEN. VI. and Anno Dom. 1455.

TENRY by the Grace of God King of England and France, and lord of Ireland, the fixth after the conquest, at bis parliament holden at Westminster the ninth day of July, the three and thirtieth year of his reign, by the advice and affent of the lords spiritual and temporal, and the commons of his realm of England, being in the same parliament, and by authority of the fame parliament, made and crdained certain ordinances and statutes, for the common wealth of the same realm, in the form following.

TTENRICUS Dei gratia Rex Anglie & Francie & dominus Hibernie post conquestum sextus ad parliamentum suum apud Westm' nono die Julii anno regni fui tricesimo tertio tentum de avisamento & affenfu dominorum fpiritualium & temporalium ac communitatis regni fui Anglie in eodem parliamento existentium nec non auctoritate ejuldem parliamenti quedam ordinationes & statuta pro communi utilitate ejuldem regni fieri & stabiliri fecit & ordinavit in forma lequenti.

CAP. I.

A remedy for executors against servants that embezzle their master's goods after bis death.

3 Iust. 104. Sec 8 H. c.c. 7.

FIRST, our foresaid lord the King, considering, bow that Rex considering qualiter

jam-

i

Anno tricesimo tertio HENRICI VI. 1455.

iampridem diversi servientes familiares tam dominorum quam aliarum personarum boni gradus cito post mortem dictorum dominorum & magistrorum suorum bona que fuerunt ipforum dominorum & magistrorum tempore mortis corundem violenter & riotose ceperunt dispoliaverunt & ea inter se distribuerunt in executionis voluntatis dictorum dominorum & magistrorum suorum impedimentum ac gravem Dei displicentiam nec non contra fidem & veritatem quas ipsi penes dominos & magistros sugs habere debuissent exemplumque imposterum valde periculosum nisi debitum in ea parte provideatur remedium. Ouamobrem idem dominus Rex de avisamento assensu & auctoritate predictis ordinavit & stabilivit quod post plenam informationem cancellario Anglie pro tempore existenti per executores aliquorum huiufmodi dominorum sive persone aut duos corundem executorum factam de aliqua hujufmodi riota captura & dispoliatione factis aut imposterum faciendis per familiares fervientes dicti teltatoris sui post mortem suam idem cancellarius de avisamento capitalium justiciariorum de banco ipsius domini regis & de communi banco ac capitalis baronis scaccarii pro tempore existentis aut duorum eorum habeat potestatem faciendi tot & talia brevia dirigenda talibus vicecomitibus per eorum discretionem quot & qualia eis in ea parte videbuntur necessaria ad faciend publicam proclamationem in talibus civitatibus burgis five villis duobus diebus mercatoriis infra duodecim dies prox' post Vol. III.

of late time divers boufbold-fervants, as well of lords, as of other persons of good degree, shortly after the death of their faid lords and masters, violently and riotously have taken and spoiled the goods which were of their faid lords and masters at the time of their death, and the same distributed amongst them, to the impediment of the execution of the will of their said lords and masters, and to the great displeasure of God, and also contrary to the duty and truth which they ought to have had towards their said lords and masters, and to a perilous example in time to come, unless due remedy in this behalf be provided. (2) Wherefore the same lord the King, by the advice, affent, and authority aforesaid, hath ordained and established, That after full information made to the chancellor of *England* for the time being, by the executors of any fuch lord or person, or two of the faid executors, of fuch riot, taking, and spoil made, or hereafter to be made, by the houshold-servants of their or his said testator after his death. the fame chancellor, by the advice of the chief justices of the King's bench, and of the com- A remedy for mon bench, and chief baron of the executors the exchequer for the time be- against a sering, or two of them, shall have vant of their power to make so many, and embezzled his fuch writs, to be directed to matter's goods fuch sheriffs by their discretion, after his as to them in this behalf shall death. feem necessary, to make open proclamation in fuch cities, boroughs, towns, or places, two market-days within twelve days next after the delivery of the fame writs, as to the fame chancellor, by the advice aforesaid, shall seem reasonable, That the said offenders shall appear

before the same our lord the King, or his heirs, in his bench, at such a day as by the faid writ shall be limited, so that the faid last proclamation be made by fifteen days before the same day of appearance; (3) and if any fuch writ be returned at the day contained in the faid writ, and the writ be executed, that proclamation is thereupon had and made according to the faid ordinance. and then if the said person or persons, which should appear by reason of the said proclamation, make default at the day specified in the said writ, and do not appear, then he or they fo making default shall be attainted of felony.

II. And if any fuch persons or person do appear at the same day, then the justices of the faid King's bench shall have power, by the faid ordinance, to commit such person or perfons, fo appearing, to prison, there to remain according to the faid justices discretion, until the faid offenders in the faid bench do answer to the said executors in fuch actions. which the faid executors will declare against them, or any of them, by bill or by writ, for the riot, taking, and spoiling aforesaid, and that the same actions be determined; (2) so that the fame actions be purfued with effect, and not flackly, to the intent to keep the fame person or persons in prison.

III. And if fuch persons or person be set at liberty out of prison by the said justices, that then the same persons or person shall find sufficient persons to be bounden with them to the said executors, by way of recognisance in the said bench,

deliberationem eorundem brevium quibus eidem cancellario de avisamento predicto videbitur rationabile quod dicti malefactores compareant coram ipso domino Rege seu heredibus suis in banco suo ad talem diem qualis per dictum breve erit limitatus sic quod dicta ultima proclamatio per quindecim dies ante eundem diem apparitionis fiat. Et si aliquod hujusmodi breve retornatum sit ad diem in codem brevi contentum & breve fit executum quod proclamatio superinde habita & facta ordinationi predicte concordans existat et tunc si dicte persone vel persona que comparerent vel compareret ratione dicte proclamationis ad diem in dicto brevi specificatum defaltam faciant vel faciat & non compareant vel non compareat ipse vel ipsa defaltam fic facientes vel faciens fint vel fit attinct' de felonia.

Et si hujusmodi persone vel persona ad talem diem compareant vel compareat tunc justiciarii de dicto banco domini Regis habeant potestatem per ordinationem predictam committendi talem personam vel personas sic comparentem vel prisone ibidem comparentes juxta discretionem dictorum justiciariorum moratur' quousque dicti malefactores in banco predicto prefatis executoribus respondeant in talibus actionibus quales dicti executores versus ipsos seu aliquem ipsorum per billam vel per breve pro riota captura & dispoliatione predictis declarare volunt et quod eedem actiones fint determinate ita quod actiones predicte profequantur cum effectu & non remisse ea intentione ad dictas personas vel

A gaoler's torfeiture for fetting at diberty a priloner committed to his custody by force of this statute.

by discretion of the justices, to keep fuch days as he or they shall have by the same court; (2) and if the keepers of the prison, whereunto the said perfon or persons be committed, do let them go at large out of the prison of his own authority, without the confideration and order of the faid justices, then the faid keeper shall forfeit and lose forty [four hundred] pounds to the faid executors; (3) and that no protection be allowed in any action to be taken upon the faid ordinance.

personam in persona custodiend'. Et si hujusmodi persone vel persona extra prisonam per dictos justiciarios fuerint vel fuerit elargat' quod tunc eedem perfone vel persona inveniant vel. inveniat sufficientes personas secum obligandas prefatis executoribus per viam recognitionis in dicto banco per discretionem justitiariorum ad custodiend' tales dies quales ipsa vel ipse habebit vel habebunt per eandem curiam. Et si custodes prisone ubi dicte persone vel persona committentur vel committetur ipsas extra prisonam

auctoritate fua propria absque consideratione & ordinatione dictorum justiciariorum elargaverint tunc dictus custos quadringentas libras prefatis executoribus forisfaciat & perdat et quod nulla protectio in aliqua actione super ordinatione predicta capienda allocetur.

CAP. II.

Jurors in an indistiment in the county palatine of Lancaster. Of a foreigner dwelling in another county.

qua

TEM pro eo quod humiles . & fideles ligei & fubditi Regii infra comitatum palatinum Lancastrie inhabitantes servitium domino Regi impensuri sunt & cunctis temporibus fuerunt parati ac etiam fibi & progenitoribus fuis impenderunt tam in regno Anglie quam in Scotia Francia & aliis partibus ac sub legibus Regiis gubernati & non per easdem aliter quam alii ligei Regii extra dictum comitatum in regno predicto inhabitantes dampnificati quousque jam noviter per quendam actum ad ultimum parliamentum apud Redyng tentum extiterit ordinatum quod nulle persone ligeorum dicti domini Regis contra quas aliquod exigendum efset adjudicatum aut utlagaria pronunciata ad sectam Regis vel ad sectam partis in dicto comitatu forisfacerent ali-

TEM, because that the hum- A rehearfal of ble and faithful liege people of the statute of the King, his subjects inhabiting 20H. 6. c.2.& within the county palatine of Lan- 31 H. 6. c. 6. within the county paratire of Laur- that they caster, to do the King service be which be outand at all times were ready, and lawed in the have done to him and his progeni- county of ters, as well in the realm of Eng-Lancaster shall land, as in the realm of Scot-lands nor land, France, and other parts, goods that and have been governed by the they have in King's laws, and not damnified by other counthe same, otherwise than other of ties. the King's liege people inhabiting in the realm of England, out of the fame county, until now of late by a certain statute at the last par- Qu. If in use, liament holden at Reading, it was See 23 H. 6. ordained and established, That none 6.7. ad finema of the King's liege people, against whom any exigent should be awarded, or outlagary pronounced at the fuit of the King or of the party in the faid county, should for feit any goods or chattels, lands or tene-Y 2 ments

ments in any county, but only the goods and chattels, lands and tenements, which the persons so outlawed, or they against whom any fuch exigent in the faid county should be awarded, have in the same county of Lancaster, and by reafon of any fuch outlagary at the fuit of the King, or at the fuit of the party, pronounced within the fame county, should not be barred or disabled of any manner of action. nor to claim any manner inheritance out of the same county, notwithflanding any outlawry against them pronounced, as in the same att doth more plainly appear.

II. And by reason of the same att, if any foreigner should come into the said county palatine, and should slay any of the liege people of our lord the King, or should commit any treason, murder, rape, robbery, or other felony or trespass, or make any contract, or do any other offence within the said county of Lancaster, that then he should have no other punishment nor forfeiture in this behalf, but only of such goods which such foreigners, doing and committing such horrible offences, have within the said county palatine, which for the most part have nothing within the same county; for which cause the said foreigners, knowing niencies enfu- no peril, punishment, nor loss of ing by the faid goods in the law, to refrain or reftrain them of fuch treasons, murders, and felonies, be the more encouraged daily to commit the fame within the said county, and giveth them audacity daily to offend atraint of the King's laws, to the great loss and final destruction of the

qua bona five catalla terras & tenementa in aliquo alio comitatu set solummodo bona & catalla terras & tenementa que persone sic utlagate aut ipse contra quas hujulmodi exigend' adjudicarentur in dicto comitatu habent in eodem comitatu Lancastrie ac ratione alicujus hujusmodi utlagarie ad sectam Regis & ad sectam alicujus alterius persone pronunciate infra eundem comitatum non effent barrate neque inhabilitate de quacunque actione neque ad clamand'qualemcunque hereditatem extra eundem comitatum nec inhabilitate ad profequend' quamcunque actionem [neque ad clamand' qualemcunque hereditatem extra eundem comitatum necinhabilitate ad profequend' quamcunque actionem extra eundem comitatum] non obstante hujusmodi utlagaria contra ipías pronunciata prout in eodem actu plenius apparer.

Ac ratione ejusdem actus si aliquis forinfecus in dictum comitatum palatinum veniret & aliquem ligeorum domini Regis interficeret aut aliter aliquam proditionem murdrum raptum roberiam seu aliquam aliam seloniam five transgressionem perpetraret five aliquem contractum faceret vel aliquam aham offenfam committeret infra dictum comitatum Lancastrie quod tunc ipse nullam aliam punitionem neque forisfacturam in hac parte haberet nifi folummodo de hujufmodi bonis que hujufmodi forinfeci tales horribiles offensas perpetrantes & committentes infra dictum comitatum palatinum habent qui pro majori parte nichil infra eundem comitatum habent qua de caufa dictis forinfecis fcientibus nullum peri-

gainst the laws of the King, his crown and dignity, and also in res-

> faid liege people and subjects in the faid county palatine. (2) Wherefore the forefaid lord the King

confidering the premisses, by

The inconve-

fatute of

31 H. 6. c 6.

culum punitionem neque deperditum bonorum in lege ad refrenandum five restringendum ipsos de hujusmodi proditionibus murdris & feloniis eos talia perpetrare infra dictum comitatum causat & indies audaciam prebet contra leges coronam & dignitatem Regias in ea parte ac etiam in restrictione legum dicti domini Regis ad graye dampnum ac finalem destructionem dictorum subditorum nec non ligeorum in comitatu palatino predicto. Quapropter prefatus dominus Rex premissa considerans de avisamento assensu & auctoritate predictis voluit concessit ordinavit & stabilivit quod dictus actus superius recitatus & ad dictum ultimum parliamentum apud Redyng editus adnulletur vacuetur & nullius vigoris existat. Et ulterius pro conservatione tranquillitate quiete & pace omnium ligeorum fuorum tam infra dictum comitatum palatinum quam aliorum ligeorum fuorum extra comitatum predictum infra regnum Anglie idem dominus Rex auctoritate predicta concessit ordinavit & stabilivit quod quodlibet indictamentum tempore futuro capiendum coram aliquo justitiario dicti domini Regis infra dictum comitatum palatinum Lancastrie aut coram aliquo vicecomite in turno fuo in comitatu predicto per quod aliqua persona vel persone supposit' per idem indictamentum esse vel fuisse inhabitan' sive conversan' extra dictum comitatum Lancastrie & infra aliquem alium comitatum infra regnum Anglie capietur & habebitur per veredictum duodecim virorum quolibet eorum habente terras & tenementa aut aliqua

ty aforesaid, hath willed, granted, and established, That the A repeal of act before rehearfed and made the aforesaid at the faid last parliament hold-statute. en at Reading, shall be adnulled, void, and stand in no force. (3) And further, for the confervation, tranquillity, quietness, and peace of all his liege people, as well within the faid county palatine, as of other his liege people out of the faid county within the realm of England, the same lord the King, by authority aforesaid, hath granted, ordained, and stablished, That every indictment hereafter to be taken before any of the King's justices in the faid county palatine of Lancaster, or before any sheriff in his tourn in the faid county. whereby any perion or perions be supposed by the same indictment to be or to have been inhabiting or conversant out of the faid county of Lancaster, and within any other county within the realm of England, shall be taken and had by the verdict of twelve men, whereof every of them, or some other perfon or persons to their use, within the fame county of Lancaller, shall have to the yearly value of an hundred shillings.

the advice, affent, and authori-

(4) And no process shall be Of what estate made out of any fuch indict-those jurors ment, before it be duly inquir-must be, who ment, before it be duly inquir-fall indict in ed and examined before the the county of King's justices within the said Lancaster's county of Lancaster for the time foreigner being, whether the faid in-dwelling in dictors, and every of them, at another counthe time of such indictment so taken, had lands and tenements within the said county of Lancafter to the yearly value of an hundred shillings above all (5) And if it be charges.

alia



those jurors must be, who

shall indict in

another coun-

ty any perion dwelling in

the county of

Lancaiter.

found by examination of the faid justices for the time being within the faid county, that the faid indictors, and every of them, at the time of such indictment, so taken, had not lands and tenements to the yearly value aforefaid, that then the same indictments, as to fuch persons so indicted supposed by the said indictments to be inhabiting and converfant out of the faid county of Lancaster, shall be void and of Of what estate no effect. (6) And also the fame lord the King, of the advice and authority aforefaid, hath granted, ordained, and established, That every indictment from henceforth to be taken within any county of the said realm, and out of the said county of Lancaster, before any justice, or the sheriff in his tourn, whereby any person or persons supposed by the same indictment to be or to have been conversant or inhabiting within the faid county of Lancafter, and without such county where fuch indictments shall happen to be taken, shall be taken by verdict of twelve men, whereof every of them, or fome other person or persons to their use, shall have lands and tenements within the fame county where the faid indictments shall be taken, to the yearly value of an hundred shillings. (7) And that no process be made out of any fuch indictments before it be duly examined and inquired before the King's justices, having power to award any process upon such indictments, whether the faid indictors, and every of them, at the time of fuch indictments taken, or any other person or

persons to their use, had any

alia persona vel personis ad eorum ulum infra eundem comitatum Lancastrie ad annuum valorem centum folidorum. Et nulius proceilus fiet extra aliquod hujufmodi indictamentum antequam debite inquiratur & examinetur coram justitrariis dicti domini Regis infra dictum comitatum Lancastrie pro tempore existentibus utrum predicti indictatores & corum quilibet tempore hujusmodi indictamenti terras & tenementa infra dictum comitatum Lancattrie ad annuum valorem centum folidorum ultra omnia onera habuerunt & habuit. Et si inveniatur per examinationem dictorum justitiariorum pro tempore existentium infra dictum comitatum quod indictatores predicti & eorum quilibet tempore hujulmodi indictamenti sic capti terras & tenementa ad annuum valorem fupradictum non habuerunt quod tuncidem indictamentum quoad hujulmodi personam vel personas sic indictat' supposit' per dicta indictamenta esse inhabitant' vel conversant' extra dictum comitatum Lancastrie vacuum & nullius effectus existat. Ac etiam idem dominus Rex de avisamento & auctoritate predictis voluit concessit ordinavit & stabilivit quodlibet indictamentum tempore futuro capiendum infra aliquem comitatum dicti regni fui & extra dictum comitatum Lancastrie coram aliquo justitiario vel vicecomite in turno tuo per quod aliqua persona vel persone supposit' per idem indictamentum esse vel fuisse inhabitan' vel conversan' infra dictum comitatum Lancastrie & extra talem comitatum ubi hujusmodi indictamenta capi con-

contigerint capietur per veredictum duodecim virorum quolibet eorum habente terras & tenementa aut aliqua alia persona vel personis ad eorum ufum infra eundem comitatum ubi indictamenta predicta capiuntur ad annuum valorem centum solidorum. Et quod nullus processus fiet extra aliqua hujulmodi indictamenta antequam debite examinetur & inquiratur coram justitiariis ipfius domini Regis habentibus potestatem adjudicandi aliquem procellum fuper hujulmodi indictamenta utrum indictatores predicti & eorum quilibet tempore hujusmodi indictamentorum captorum habuerunt terras & tenementa aut aliqua alia persona vel persone adcorum

lands or tenements to the yearly value of an hundredshillings within the same county, above all charges, where fuch indictments happen to be taken. (8) And if it be found before our lord the King, or any of his iustices, that the said indictors, or any of them, had not at the time of fuch indictments taken. nor that none other to their use had, lands and tenements to the value of an hundred shillings by year, that then the faid indictment, as to any fuch person or persons supposed by the same indictment to be or to have been inhabiting or conversant within the said county of Lancaster, shall be void and of no effect.

usum ad annuum valorem centum solidorum infra eundem comitatum ultra omnia onera ubi hujusmodi indictamenta capi contingunt. Et si inveniatur coram domino Rege vel coram aliquo justitiariorum suorum quod dicti indictatores aut aliquis ipforum tempore hujufmodi indictamenti fic capti non habuerunt vel non habuit nec aliquis ad corum usum habuit terras & tenementa ad valorem centum folidorum per annum quod tunc indictamentum predictum quoad aliquam hujufmodi aliam vel personas supposit' per hujuímodi indictament' esse vel fuisse inhabitant' sive conversant' infra dictum comitatum Lancastrie vacuum & nullius effectus existat.

CAP. III.

A remedy for several extortions committed by the officers of the exchequer.

Exchequer.

TEM, whereas divers officers in the King's exchequer, do L take wages and fees of the King, for themselves and their clerks, for execution of their offices in the said exchequer, that notwithstanding the said officers and their clerks do take of sheriffs, escheators, and all other accomptants in the said exchanger, great and excessive gifts, fees and rewards, for execution of their offices, against all reason and conscience; and will not execute their offices for delivering of the said accomptants, till they have fuch excessive sees, gifts and rewards, which causeth sheriffs, escheators, and other accomptants to take by extortion excessive fees, gifts, and rewards of the King's liege people in the counties where their offices be, to the great damage and destruction of all the said accomptants, and all the people aforesaid. And Extortion, whereas it doth pertain to divers officers in the faid exchequer, by reason of the fees and wages, which they take of the King to

enter pleas, as well betwixt the King and the party, as betwixt party and party, and pardons, writs of allowance, judgments, and other entries, without fees, gifts, or rewards; and the fame officers and every of them notwithstanding their said sees and wages, will not enter any plea, though it contain but half a roll, except they for the said entry have xxvj. shillings, viij. pence, xx. thillings, or xiij. thillings, iiij. pence at the leaft, and for the entry of allowance or every pardon and writ, which they or any of them do enter, of whatfoever shortness that it be xs. And moreover, the chief clerk of every of the faid officers taketh for his labour, as well of every of the faid parties accomptants, as amounteth to the third part of that, that his mafter did take, which gifts and rewards of some accomptants amounteth to the fum of twenty marks, of some ten pound, and ten marks at the least, to the great damage, oppression, and undoing of the said people. And also whereas divers special commissions be directed to divers justices of peace, and also to other in every county of England, for the deliverance of felons and other causes, by virtue of which commissions the justices so assigned, sometime do fit and deliver felons, and sometime such commission is not de-And that notwithstanding, some of the said officers, by virtue of their offices will make diffress against such commistioners, returnable at a certain day, to return their commission with all issues forfeit, to be returned, at which day though some of the faid commissioners do appear, and for their excuse do make an oath (as the law will) that they have fitten and delivered the prisoners according to the form of the commission, or otherwise, that no such commission came to their hands, in which case they be in the law discharged, yet this notwithstanding the said officers will write new distresses against the said commissioners to distrain them: and so infinitely, till the said commissioners have made a fine at their will. Our faid fovereign lord the King considering the premisses, at the assent of the lords spiritual and temporal, and at the special request of the said commons, and by authority of this parliament, hath ordained and stablished, That every officer of the said exchequer, which taketh any fees or wages of the King for execution of his office, thall deliver all the accomptants in the faid exchequer, in that that to his office appertaineth, in a convenient time. And that they nor none of them, nor none of their clerks, take any gifts, fees, rewards, promise or surety for any thing, which they shall do in their said office for any accomptants, except the said fees and wages which he taketh of the King for the execution of his office. Saving always, 1 hat every of the faid officers, to whom it pertaineth by reason of his office to enter pleas, pardons, writs of allowance, and judgments, may take for the entring of the plea, pardon, writ, record, or judgment, that containeth half a roll, according to the length and breadth of old times, used in the said exchequer, two shillings, and no more. And for the same plea, writ, pardon, record, or judgment, that containeth a whole roll, iv. faillings and no more. And for the fame fame plea, pardon, writ, record, or judgment, which containeth less than half a roll, xx. pence. And for the same plea, pardon, writ, record, or judgment, which containeth more, after the rate and quantity. And that none of the faid officers, nor their clerks, take any fees nor wages, nor other profit, of any collectors of dismes or quinsmes, granted or hereaster to be granted to our sovereign lord the King. And that such officers in the said exchequer, which have power to write by reason of their offices. distresses against the King's justices of peace, or any other commissioners, to bring their estreats, they nor none of their clerks, after that that the faid justices or commissioners shall make due excuse (as before is rehearsed) or bring into the court their estreats, shall make no new distress nor other process against the said justices or commissioners, which so have excused them, or brought in their estreats. And if any of the said officers, or any of their clerks, do contrary to any of the articles afore rehearfed, that then they, and every of them shall lose xx. li. as often as they shall be found thereof defective, and our said sovereign lord the King shall have the one half of the said xx. li. so forfeit, and fuch person or persons that will pursue, the other half. And the same suit shall be taken, holden and determined by action of debt before the barons of the faid exchequer, or else before the justices of the common bench, against any officers or clerks of the faid exchequer, that doth or taketh contrary to the faid ordinance, any privilege or custom of the faid exchequer notwithstanding. And that the same process be had in this action before the said justices, as is had in an action of debt upon an obligation at the common law; except that none officer, which hath any office in inheritance, in fee, be excluded in the faid exchequer to take the fees, which of old times were lawfully due and pertaining to his office, and no more. Saving always, That the faid officers of our fovereign lord the King, and their clerks may take a reasonable reward for their searches and copies made by them in the said exchequer of any record, at the fuit of any of the King's liege people, notwithstanding the said ordinance. Nevertheless the King would, That by advice of his council fuch direction be taken in this behalf betwixt this time and the feast of St. Michael next ensuing, as shall feem reasonable. And otherwise the said ordinance shall stand in his frength for term of y. years.

CAP. IV.

No person brewing ale or beer in Kent to be sold, shall, during sive years, make above an hundred quarters of malt to bis own use.

TEM, our faid sovereign lord the King, of the advice of the Brewers in faid lords spiritual and temporal, and at the request of the said Kent. commons, and also by authority of this parliament, hath ordained and established, That no person that in the county of Kent shall commonly brew any ale or beer to sell, shall make nor do to be made any malt in his house, or in any other place to his

often

own use at his costs and expences, above an C. quarters in the year, upon pain to forseit x. li. every year in which he so maketh or doth to be made above the said hundred quarters, the one half to our sovereign lord the King, and the other half to him or them which in this behalf will pursue. And, That the said ordinance take effect the first day of June next coming, and shall endure for sive years then next ensuing.

CAP. V.

No wrought filk belonging to the mystery of filkwomen shall be brought into this realm by the way of merchandise, during five years.

Silk-women.

TEM, whereas it is shewed to our sovereign lord the King in his said parliament, by the grievous complaint of the silkwomen and spinners of the mystery and occupation of filkworking, within the city of London, how that divers Lombards and other strangers, imagining to destroy the said mystery, and all fuch virtuous occupations of women in the faid realm, to enrich themselves, and to encrease them and such occupations in other strange lands, have brought and daily go about to bring into the faid realm fuch filk fo made, wrought, twined, ribbands, and chains falfly and deceitfully wrought, all manner girdels and other things concerning the faid mystery and occupation, in no manner wife bringing any good filk unwrought, as they were wont to bring heretofore, to the final destruction of the faid mysteries and occupations, unless it be the more hastily remedied by the King's Majesty. For reformation whereof the same our sovereign lord the King, by the authority aforesaid, will and hath ordained and established, That if any Lombard, or any other person stranger or denizen, bring or cause to be brought by way of merchandise any wrought silk, twined ribbands and chains, girdels of filk, or any other thing touching and concerning the mystery of silk-women (girdels which come from Genoa only except) into any port or place of the faid realm from beyond the sea, That the same wrought silk, twined ribbands, chains, girdels, and other things so brought and wrought concerning the same mysteries, shall be forfeit. Also, That every Lombard, and other stranger and denizen, which doth contrary to this ordinance, as often as he so doth, shall forfeit twenty pounds, the one half thereof to be levied and had to the use and expences of the King's house, and the other half to that person that will fue for the fame. And that it shall be lawful to every of the King's liege people, to have and maintain an action or actions of debt at every time, as well for the same forfeiture of twenty pounds, as for the thing so forfeit, and the same process to lie therein as in an action of debt at the common law: in which fuit no protection nor effoin shall be allowed. And, That the mayor of the faid city for the time being, shall have authority to affign ii. iii. or iv. men of the fame city sufficient and credible persons, by their discretion to swear upon a book to make due fearch within the same city and the liberty of the same, as

Girdela.

Lombard.

London.

iten as shall seem expedient, of all things had or done contrary the premisses, and thereof to make due relation to the mayor and aldermen of the said city for the time being for a more sull stormation to the King and him that will pursue. And, That the id ordinance begin to take his strength and effect at the feast of after next ensuing, and shall endure for five years then next allowing.

CAP. VI.

Certain privileges granted to the abbot of Fountain in the county of York.

TEM, whereas in the faid parliament it was lamentably shewed L by the abbot and covent of the monastery of our lady of in the county of York, of that that whereas they and neir predecessors of no little time against conscience have been rievously disturbed and vexed without cause by seigned actions, nd daily be in divers courts, wapentakes and other court barons, the number of xx. and above, within the said county of York, nd the county of Cumberland, and in the county of the city of ork, within which counties the substance of the possessions of he faid monaftery lieth, as well by the procuracy and excitatin of the bailiffs, stewards, and officers of the said courts, and althe farmers of the faid courts, wapentakes, and court barons, or their fingular lucre and profit, as by other malicious and vil disposed persons, complaining against the same abbot, and ovent, feigning and affirming in divers of their courts, wapenakes, and court barons, at some one court CCC. several plaints r more: and though the common law of England require, that very person sued for any cause, in which suit he ought to be adnitted to wage his law, that such person so sued should wage his iw by his sufficient attorney having authority thereunto: and his notwithstanding the predecessors of the said now abbot and ther abbots and priors in the faid counties, might in no wife be eceived by fuch bailifs, stewards, and officers, to wage their tw by their attornies in such courts and wapentakes till for the ame grief and complaint had in this party by authority of the arliament it was ordained that all abbots, and priors, and other eligious of England, and their successors, in such cases by their eneral attornies or attorney in every hundred or wapentake within the realm of England, every of them under their common tal, severally should plead in such courts such pleas as in the aw were pleadable and allowable. And, That every bailiff and leward for the time being within the faid courts, should receive uch attornies without amercing any fuch abbots, priors, and eligious or any of them, upon pain of forfeiture of x. li. Yet his notwithstanding when the said abbot by his attorney hould wage his law in the faid plaints in such several courts, hen the said bailiss, stewards, and officers, oftentimes for their ingular lucre, and by covin had betwixt them and the faid halicious people affirming the faid plaints, have prefixed to the aid abbot a day to do his law in every of the faid several courts

and wapentakes together at one day and at feveral places, every place being so far from other, that the said abbot in no wife might appear and come to do his law in his proper person, as the law requireth: and so he by such cause in divers courts and wapentakes was often in the faid plaints condemned, and in diven of the same amerced, some year in an hundred marks, and some year more, and at the least in xl. li. where neither by law nor by conscience any cause of action was had: which labours, costs, and vexations of likelihood should continue and increase to the importable damage of the faid house, and of the abbot and covent aforesaid, unless some gracious remedy in this behalf be provided in this faid parliament for the faid monastery: our faid sovereign lord the King, considering the premisses, of the advice, affent and authority aforefaid, hath granted, ordained, and established, That the same abbot, and his successors, against whom any quarrel or plaint is or hereafter shall be taken or attempted in any of the faid courts or wapentakes, may wage their law by their attorney or attornies of the matters contained or to be contained in every fuch plaint, where the law permitteth them fo to do. And, That they (their law so waged) may do their law by a monk of the same place, with other perfons with him to the number of fix persons, or otherwise by some other person assigned or deputy by the abbot of the said house for the time being, under the common feal of the faid monastery of Fontains, with fix persons with him, to do the said law for the abbot of the said house, And, That the bailiffs, stewards and officers of the faid wapentakes and courts for the time being, shall admit, permit, and receive the faid laws to be done in the form And, That all the faid laws so waged and done be as effectual and of such strength in the law, as if the same abbot or his successors had done the same in their proper persons after the course of the common law. And moreover by authority aforesaid hath ordained, That if any bailiff, steward, or officer of the faid courts or wapentakes, will not admit such law to be done in the form aforesaid, or else in any wife do disobey or do not observe the intent of the premisses of his behalf before rehearfed to be done, or omit or of his behalf do contrary to any of the premisses, then the same bailiff, steward, or officer so offending, for every time that he shall happen to do contrary in any of the premisses before rehearted of his behalf to be done, shall forfeit xx. li. And every person in this case willing to purfue, may have a writ of debt, and declare upon the faid ordinance, and he shall have for his labour the one half of the same xx. li. and the King the other half.

CAP. VII.

How many atternies may be in Norfolk, bow many in Suffolk, and in Norwich.

Ex edit Pult, 4 Inft. 76. A practice of contentious attornies, to

TEM, Whereas of time not long past within the city of Norwich, and the counties of Norfolk and Suffolk, there were no more but six or eight attornies at the most, coming to the King's courts.

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courts, in which time great tranquility reigned in the faid city and counties, little trouble or vexation was made by untrue and foreign fuits. (2) And now so it is, that in the said city and counties there be fourfcore attornies or more, the more part of them having no other thing to live upon, but only his gain by the practice of attorneyship: and also the more part of them not being of fufficient knowledge to be an attorney, (3) stirup suits for which come to every fair, market, and other places, where is their private any affembly of people, exhorting, procuring, moving and in-profits. citing the people to attempt untrue and foreign suits for small trespasses, little offences, and small sums of debt, whose actions be triable and determinable in court-barons, (4) whereby proceed many fuits more of evil will and malice, than of truth of the thing, to the manifold vexations and no little damage of the inhabitants of the faid city and counties, and all to the perpetual diminution of all the court-barons in the said counties, unless convenient remedy be provided in this behalf. (5) The fore-that for comparing the same of the s faid lord the King confidering the premisses, by the advice, af-but six comfent and authority aforesaid, hath ordained and stablished, That in Norfolk, fix at all times from henceforth there shall be but fix common at-in Suffolk, and tornies in the faid county of Norfolk, and fix common attornies two in Norin the faid county of Suffolk, and two common attornies in the wich. faid city of Norwich, to be attornies in the courts of record, (6) and that all the faid fourteen attornies shall be elect and admitted by the two chief justices of our lord the King for the time being, of the most sufficient and best instructed by their discretions. (7) And, That the election and admission of all attornies which shall be elected and admitted by the said justices for the time being, above the faid number in the faid counties, shall be void and of no authority nor record. (8) And if any person or Justices of persons usurp or presume to be attorney in courts of record in peace shall the said counties or city otherwise than before is specified, and haveauthority that found by inquisition taken before the justices of peace in to enquire of the faid city or counties (which shall have power by virtue The forseiof this ordinance to enquire thereof in their fessions) or in any ture of ofother manner lawfully proved, That then he or they that so fendersprefume, if they be thereof lawfully convict, shall forfeit twenty pound as often as he or they be so convict, the one half thereof to be taken to the King's use, and the other half to his use which for the same will sue. (9) And he that thereof will sue, shall have an action of debtagainst any such person which so prefumeth to be attorney, (10) and fuch process for recovery of the same, as lieth in an action of debt at the common law upon (11) Provided always, That the faid ordinance Qu. If in u/o. an obligation. begin and first take effect at the feast of Easter next coming and not before, if the same ordinance seem reasonable to the justices.

Statutes made at Westminster, Anno 39 HEN. VI. and Anno Dom. 1460.

To the honour of almighty God, and the reverence of boly chird, for to nourif peace, unity, and concord in all parts within this realm of England, and for the relief and fuftentation of our lord the King, and of this his realm, the same our sovereign lord King Henry the Sixth after the conquest, at his high court of parliament bolden at Westminster upon the seventh day of the month of October, the nine and thirtieth year of his noble and gracious reign, by the admit and assent of his lords spiritual and temporal, and at the special request of the commons of his said realm, assembled in the same parliament, and by the authority of the same parliament, bath ordand these things underwritten.

CAP. I.

The parliament bolden at Coventry, 20 die Novembris, Anno 37 HEN. VI. repealed, and all alls, statutes, &c. made by authority of the same, reversed.

Ex edit. Raft. Parliament.

FIRST, Whereas it hath been shewed to the King our fovereign lord by his liege and faithful commons in this present parliament, that divers seditious and evil disposed perfons, having no regard to the dread of God, nor to the damage of the prosperous estate of our said sovereign lord the King, nor his realm, finisterly and importunely did labour to the said King to fummon a parliament to be holden at his city of Country, the xx. day of the month of November, the xxxviij. year of his noble reign, only to destroy certain of the great nobles faithful and lawful lords and estates of the King's blood, and other of the faithful liege people of the faid realm of England, for the great rumour, hatred, and malice, which the said seditious perfons of long time have had against then: and of their greety and infatiable covetousness to have the lands, hereditaments, possessions, offices, and goods of the said lords and faithful liege people: by which finister labour certain acts, statutes, and ordinances, against all good faith and conscience, in the said parliament were made finally to destroy the said lawful lords, estates, and liege people and their issues, as well innocents as other and their heirs for ever: which parliament was under fummoned, and a great part of the knights for divers counting of this realm and many burgeffes and citizens for divers borough and cities in the same appearing, were named, returned, and so cepted, some of them without due and free election, some of them without any election, against the course of the King's has and the liberties of the commons of this realm, by the mem and labours of the faid feditious persons, whereby many great jeopardies, enormities, and inconveniencies, well nigh to ruin, decay, and universal subversion of the said realm, have fued: our faid fovereign lord the King, confidering the

, and that the faid lords, estates, and other his liege peogainst whom the said acts, statutes and ordinances were , have always had great and faithful love to the preferand furety of the King's person, according to their duty: aat few of the acts made in the said parliament, holden at try, were made for the weal of the King nor of his faid , but the greater part of the acts, statutes, and ordinances made, were laboured by the conspiracy, procurement, xcitation of the said evil disposed persons, for the introducand accomplishment of their rancour and inordinate coveby the advice and affent of the lords spiritual and tempo-, and at the request of the said commons, in the said parnt assembled, and by the same authority, hath ordained lablished, That the said parliament holden at the said city pentry be void, and holden for no parliament. And, That its, statutes, and ordinances, by the authority of the same , be reversed, adnulled, undone, repealed, revoked, voided, if no force nor effect.

CAP. II.

man at fourteen years of age at the death of her ancestor shall bave livery of ber land.

EM, of the advice, affent, and authority aforefaid it is or- women of ained and stablished, That women being of the age of xiiii. the age of 14 at the time of the death of their ancestors, without question at the death fficulty shall have livery of their lands and tenements decestors shall ed to them. For so the law of this land will that they have livery of d have.

their lands.

Thus end the statutes of King Henry the Sixth.

Anno primo EDWARDI

utes made at Westminster in the first year of ne reign of King EDWARD IV. and in the ear of our Lord 1461.

DWARD par la grace de Dieu Roi dEngleterre & raunce & seigneour dIrpuis le conquest quart al ur de Dieu & de seint espur nurrer peas unite & orde deins son roialme teterre le quell il desire t entierment del advis & : des seignurs espirituelx

E DWARD by the grace of God King of England and of France, and lord of Ireland, the fourth after the conquest, to the bonour of God and of holy church, to nourish peace, unity, and concord within his realm of England (which he much defireth) wholly, by the advice and affent of the lords spiritual and temperal

temperal of the fame realm, and at the special request of the commons of his faid realm affembled, at his first parliament bolden at Westminster upon the fourth day of November, in the first year of his reign, by authority of the fame parliament, bath ordained and established certain statutes, declarations, and ordinances, in manner and form following.

& temporelx de titefine roialne & a lespeciale request dez communez de son dit roialme a fon primer parlement tenus 1 Westm' le quart jour de Novembr' lan de son reigne primer venuz & affemblez & par lauctorite de mesme le parlement ad fait ordeigneir & dablier certeins statutez declarations & ordenaunces en h fourme qe enfuit.

CAP. I.

Which alls done by King Henry IV. King Henry V. and King Henry VI. or by others during their reigns, hell continue good, and which not.

Ex edit. Pul. What acts, rants, or things done by or during the reigns of K. Hen. 4. R. Hen. 5. shall remain good, and what not. Judicial acts.

FIRST, In eschewing of ambiguities, doubts, and divertities of opinions, which may rife, enfue and be taken of and upon judicial acts, and exemplifications of the same made or had in the time or times of Henry the Fourth, Henry the Fifth his son, and Henry the Sixth his son, or any of them, late Kings of England successively in deed, and not of right: (2) our said lord the King, by the advice and affent of the lords spiritual and and K. Hen 6. temporal, and at the request of the said commons in the said perliament assembled, and by authority of the same, hath declared, established, and enacted in the said parliament, That all fines and final concords, levied or made of any lands, tenements, possessions, rents, inheritances, or other things, and all judicial acts, recoveries, and processes, determined, or commenced, not revoked, reverfed, nor adnulled, made or had in any court or courts of record, or any court or courts in any of the times of the pretenfed reigns of any of the faid late kings, in deed and not in right (other than by authority of any parliament holden in any of their times) and exemplifications of the faid fines, acts judicial, and recoveries, out of any of the faid parliaments, and every of them, shall be of like force, virtue, and effect, as if the said fines, final concords, acts, recoveries, processes, and other the premisses, had or made out of any of the faid parliaments and exemplifications of the fame, were commenced, sued, had, or determined, in the time of any King lawfully reigning in this realm, obtaining the crown of the fame by just title.

Creation of noble men.

II. And also, That all letters patents made by any of the said pretensed kings to any person or persons, of creation, ennobling, and erection of any of them to any estate, dignity or preeminence, shall be to the said person or persons, and to such of their heirs, which be contained in the same letters patents, of like force, value and effect, as touching such creation, ennobling, or erection, as if the same letters patents were made or

granted to them by any King lawfully reigning in this realm of England, and obtaining the crown of the same by just title. (2) And that they being so created, ennobled and crected, shall have new grants of the King of their annuities for the maintenance of their estates, as hath been of old time accustomed, except fuch persons, and every of them, whom our sovereign lord the King reputeth and holdeth for his rebels and enemies.

III. And moreover, the excessive charges and costs which Liberties the cities boroughs, towns, the cinqueports of England, granted to and also the town of *Calais*, with the marches of the same, have counties or endured and suffered, and the great poverty amongst the people by their seven of the same considered, for the ease and relief of the same : the ral names. King hath ordained, established, granted and enacted by the affent and authority of the said lords spiritual and temporal. and at the request of the said commons, That all manner of liberties, privileges, franchises, powers, jurisdictions, profits, immunities, corporations, munitions, enlargements, annexions, unions, and severings from counties, and making of counties by themselves, and all manner of grants, leases, licences, pardons, discharges, exemptions, releases, fairs and markets (not revoked, repealed, nor admulled by authority of parliament; or other-wife by process of the law) granted in the times of *Henry* the Fourth, Henry the Fifth, or Henry the Sixth, late Kings of England, in deed and not of right, to any mayor, bailiff or bailiffs, sheriff or sheriffs, mayor and sheriff, sheriff and bailiffs, mayor and bailiffs, commonalty, citizens, mayor and commonalty, mayor, commonalty and citizens, mayor and citizens, mayor and aldermen, and their successors, mayor and citizens, their heirs and successors, bailiffs and citizens, their heirs and fuccessors, mayor and commonalty, their heirs and successors, citizens and their heirs, citizens, their heirs and successors, mayor and aldermen, mayor, aldermen and burgeffes, mayor and burgesses, mayor, aldermen and sheriff or sheriffs, mayor, burgesses and their successors, mayor, burgesses, their heirs and fuccessors, mayor, sheriffs and burgesses, mayor, bailiffs and commonalty, aldermen and commonalty, aldermen, bailiffs and commonalty, aldermen and bailiffs, their heirs and successors, . bailiffs and commonalty, bailiffs, burgeffes, and citizens, burgesses and commonalty, mayor, bailiss and burgesses, their heirs and successors, and the discreet men, their heirs and successors, portreves, bailiffs and commons, stewards, burgesses, and the discreet men, portreves, barons and men, mayor, barons and commonalty, mayor and barons, barons and commonalty, barons and jurates, barons and jurates men inhabitants, mayors, constables and company of the merchants of the staple at Calais, and to every of them, and their heirs, and to the successors of every of them, and to the masters, brethren, and sisters of guilds, and fraternities, masters and commonalty, their heirs and succeffors, and wardens and maiters of crafts, wardens of the commonalty of the mystery of the mercers within the city of London, or to any of them before named, and to the successors of Vol. III.

every of them, having corporation, by whatfoever name or names they or any of them be, or be called or named in any of the faid grants: they shall be in like strength and virtue, as if they were granted by any King or Kings lawfully reigning in this realm of England, and in like manner and form to have confirmations and grants made, as if they had been granted in the times of the noble King Edward the Third, and King Richard the Second after the conquest, late lawful Kings of England.

Licences or pardons of aliepations, or to enter into lands descended after an ancestor's teath.

IV. And moreover it is ordained, granted, established and enacted, by the advice, affent and authority aforefaid. That all manner of licences, gifts and grants made by any of the forefaid late pretented kings of England to any person or persons, to give, grant, aliene, purchase, or receive any lands, tenements, rents, possessions or other hereditaments holden of any of the faid late pretenfed kings in any manner, or to enter into any lands or tenements, rents, possessions or other hereditaments, after the death of any of their ancestors, without due livery thereof fued by due process, according to the course of the common law of this realm of England, (2) or pardons made by any of the faid late pretented kings, to any person or persons for any alienations made of any lands or tenements, rents, poffessions, or other hereditaments, holden of any of the said late pretented kings of England, or pardon or pardons granted by any of them to any person or persons, for any entry or entries made in any lands, tenements, rents, possessions, or other hereditaments, which should descend, revert, remain, or in any other manner should come to them, or any of them, after, or by the death of any of their faid ancestors, or any other person or persons, without due livery thereof sued, according to the course of the chancery, and law and custom of this land, (3) or licence made by any of the faid late pretenfed kings of England, to any person or persons, to found, erect, or establish any abbey, priory, house of religion, college, chantery, hospital, or other house or spiritual place, or of alms: (4) or licence made by any of the faid late pretenfed kings to any person or persons, to found or erect any fraternity, guild, company, or fellowship, or other body corporate, or to give and grant any lands, tenements, rents, possessions, or other hereditaments, to any person or persons corporate, or having perpetual succession: (5) or licence made by any of the faid late pretenfed kings, to any of these aforenamed, for the acceptance and receipt of any thing by any fuch gift, grant or licence made by any of the faid late pretented kings to any person or persons to hold or retain any advowson, or church in proper use by way of licence or appropriation, or to make any elections, fo that any fuch advowfon pertain not to the crown, (6) or pardon or pardons made by any of the faid late kings to any body or persons corporate, or having perpetual fuccession by purchase, inquisition or receipt of any of the premisses, or liveries, or restitutions of temporalities made by any of the faid late pretented kings to any archbishop. bishop

Licences to found any fpiritual place or house, or anyfraternity, guild, &c. or to give any lands to them.

Licences of appropriation, or to make elections.

Pardons to corporations, liveries or restitutions of temporalities.

bishop, abbot, prior, dean, chapter, or other person or persons spiritual, shall be of like force, virtue and effect, as if the said licences, pardons, and liveries were granted by any King in this realm lawfully reigning, and obtaining the crown of the same by just title: so that the same licences, restitutions, and liveries, were executed in the time of any of the faid late pretenfed kings, in deed and not of right; or if they were executed within the fame time in part and not in the whole, that the fame licences, as to that part so executed, shall be of like force, virtue, and effect, as if the said licences were granted by any King lawfully reigning in this realm of England, and obtaining the crown of the same by just title. (7) And if any of the said late Founding of pretented kings, in deed and not of right, hath by his letters religious patents, or by authority of their parliaments, founded or estationing the scites blished any abbey, priory, house of religion, college, chantery, of the fame. hospital, or any other house or spiritual place of alms, that all such toundations, as to the corporations and scites of the same. shall be of like force, virtue and effect, as if such foundations were made by any King lawfully reigning in this realm, and obtaining the crown of the same by just title: so that this prefent article concerning the foundations or establishments aforesaid, or any of them, shall not extend not be prejudicial in any manner to the King, or to any other person or persons, for any lands, tenements, rents, possessions, or hereditaments, or any manner advowsons in any wise pertaining to the King, or to any other person or persons, other than such which be and make the scite or scites of any such abbey, priory, house of religion, college, chantery, hospital, or other house or place aforesaid.

V. And that all grants and affignments of dower, made by Affignment of any of the said late pretensed kings, to any woman after the dower to any death of her husband, to hold for term of her life, or by any woman dur-letters patents made of special grace by any of the said late pre- ing her life. tensed kings, or assignments of dower made to any such wife after the death of her husband in the chancery, after the course of the same in the time of the pretensed reigns of any of the faid late pretenfed kings, shall be of like virtue, power, and effect, as if the faid grants and assignments were made by any King lawfully reigning, and obtaining the crown of the same by just title.

VI. Provided always, That this present article do not extend, nor in any wife be prejudicial to the King, for any lands, tenements, rents, possessions, or other hereditaments, pertaining to the King, in the right of his crown, the first day of November last past.

VII. Provided also, That by this present act no prejudice be Lands assured done to the dutchess of Bedford, as concerning her dower. (2) in Mortmain And whereas any lands, tenements, rents, possessions, here- by the King, ditaments, or other things have been given to any of the faid which were pretenfed kings by any person or persons, to the intent that to that intent. gitts should be thereof made by the said kings, or any of them,

every of them, having corporation, by whatfoever name or names they or any of them be, or be called or named in any of the faid grants: they shall be in like strength and virtue, as if they were granted by any King or Kings lawfully reigning in this realm of England, and in like manner and form to have confirmations and grants made, as if they had been granted in the times of the noble King Edward the Third, and King Richard the Second after the conquest, late lawful Kings of England.

Licences or pardons of alienations, or to enter into lands descended after an anceftor's death.

IV. And moreover it is ordained, granted, established and enacted, by the advice, affent and authority aforefaid, That all manner of licences, gifts and grants made by any of the forefaid late pretented kings of England to any person or persons, to give, grant, aliene, purchase, or receive any lands, tenements, rents, possessions or other hereditaments holden of any of the faid late pretenfed kings in any manner, or to enter into any lands or tenements, rents, possessions or other hereditaments, after the death of any of their ancestors, without due livery thereof fued by due process, according to the course of the common law of this realm of England, (2) or pardons made by any of the faid late pretenfed kings, to any person or persons for any alienations made of any lands or tenements, rents, possessions, or other hereditaments, holden of any of the said late pretented kings of England, or pardon or pardons granted by any of them to any person or persons, for any entry or entries made in any lands, tenements, rents, possessions, or other hereditaments, which should descend, revert, remain, or in any other manner should come to them, or any of them, after, or by the death of any of their faid ancestors, or any other person or persons, without due livery thereof sued, according to the course of the chancery, and law and custom of this land, (3) or licence made by any of the faid late pretenfed kings of England, to any person or persons, to found, erect, or establish anyfraternity, any abbey, priory, house of religion, college, chantery, hospital. or other house or spiritual place, or of alms: (4) or licence made by any of the said late pretensed kings to any person or persons, to found or erect any fraternity, guild, company, or fellowship, or other body corporate, or to give and grant any lands, tenements, rents, possessions, or other hereditaments, to any person or persons corporate, or having perpetual succession: (5) or licence made by any of the faid late pretenfed kings, to any of these asorenamed, for the acceptance and receipt of any thing by any such gift, grant or licence made by any of the said late pretented kings to any person or persons to hold or retain any advowson, or church in proper use by way of licence or appropriation, or to make any elections, so that any such advowson pertain not to the crown, (6) or pardon or pardons made by corporations, any of the faid late kings to any body or persons corporate, or liveries or re- having perpetual succession by purchase, inquisition or receipt of temporalities. any of the premisses, or liveries, or restitutions of temporalities made by any of the said late pretented kings to any archbishop, bishop,

Licences to found any fpiritual place or house, or guild, &c. or to give any lands to them.

Licences of appropriation, or to make elections.

Pardons to Ritutions of

bishop, abbot, prior, dean, chapter, or other person or persons spiritual, shall be of like force, virtue and effect, as if the said licences, pardons, and liveries were granted by any King in this realm lawfully reigning, and obtaining the crown of the same by just title: so that the same licences, restitutions, and liveries, were executed in the time of any of the faid late pretenfed kings, in deed and not of right; or if they were executed within the same time in part and not in the whole, that the same licences, as to that part so executed, shall be of like force, virtue, and effect, as if the said licences were granted by any King lawfully reigning in this realm of England, and obtaining the crown of the same by just title. (7) And if any of the said late Founding of pretensed kings, in deed and not of right, hath by his letters religious patents, or by authority of their parliaments, founded or esta-ing the scites blished any abbey, priory, house of religion, college, chantery, of the fame. hospital, or any other house or spiritual place of alms, that all fuch foundations, as to the corporations and scites of the same, shall be of like force, virtue and effect, as if such foundations were made by any King lawfully reigning in this realm, and obtaining the crown of the same by just title: so that this prefent article concerning the foundations or establishments aforesaid, or any of them, shall not extend not be prejudicial in any manner to the King, or to any other person or persons, for any lands, tenements, rents, possessions, or hereditaments, or any manner advowsons in any wife pertaining to the King, or to any other person or persons, other than such which be and make the scite or scites of any such abbey, priory, house of religion, college, chantery, hospital, or other house or place aforesaid.

V. And that all grants and affignments of dower, made by Affignment of any of the faid late pretenfed kings, to any woman after the dower to any death of her husband, to hold for term of her life, or by any woman dur-letters patents made of special grace by any of the said late pretensed kings, or assignments of dower made to any such wife after the death of her husband in the chancery, after the course of the same in the time of the pretensed reigns of any of the faid late pretenfed kings, shall be of like virtue, power, and effect, as if the faid grants and assignments were made by any King lawfully reigning, and obtaining the crown of the same by just title.

VI. Provided always, That this present article do not extend, nor in any wife be prejudicial to the King, for any lands, tenements, rents, possessions, or other hereditaments, pertaining to the King, in the right of his crown, the first day of November last past.

VII. Provided also, That by this present act no prejudice be Lands assured done to the dutchess of Bedford, as concerning her dower. (2) in Mortmain And whereas any lands, tenements, rents, possessions, here-by the King, ditaments, or other things have been given to any of the faid which were pretenfed kings by any person or persons, to the intent that to that intent. girts should be thereof made by the said kings, or any of them,

by any of their letters patents by way of Mortmain for ever, that all grants and letters patents made by any of the fame late pretenied kings, for the amortifing of any lands, tenements, rents, possessions, hereditaments, or other things, shall be of like force, virtue and effect, as if the same grants were made by any King lawfully reigning in this realm, and obtaining the crown of the fame by just title: so that any of the said late pretensed kings by whom any fuch letters patents were made, were never feifed of and in the faid lands, tenements, rents, possessions, or hereditaments, but only by virtue of fuch feoffments, grants, gifts, or other estates made to them, or any of them.

Lands affored to the King by way of recompence or exchange.

VIII. Provided always, That this act extend not to any lands, tenements, rents, possessions, advowsons, hereditaments, or other things that were given to any of the faid late pretenfed kings, by way of recompence or exchange for any lands, tenements, rents, possessions, advowsons, hereditaments, or other things which in any wife pertained to the crown, although no mention were made in any letters patents or other writings of

any recompence or exchange.

Collations, gifts, and pre-sentations to benefices during the incumbents Eves.

IX. And that all grants, collations, gifts or presentations, made by any of the faid late pretented kings to any person or persons not corporate, nor having perpetual succession of any benefice, dignity, church, prebend, hospital or chaple, shall be of like force, virtue and effect, as if the fame grants, collations, gifts and presentments were made by any King lawfully reigning in this realm, and obtaining the crown of the same by just title, during the life or lives of the faid person or persons being incumbents, possessors or occupiers of the same, or any of them.

The king's open enemies and persons attainted excepted. Grants of wards and martinges.

X. Provided always, That those persons which be attainted in this present parliament, and such that be out with the King's enemies, shall take no benefit nor advantage by this act.

XI. And that all grants made by any of the faid late pretensed kings, by any their letters patents, to any person or perfons of any wards and marriages, shall be of like force, virtue, and effect, as if the faid grants were made by any King lawfully reigning in this realm, and obtaining the crown of the same by just title.

Grants of fairs and markets.

XII. And all grants and letters patents made by any of the faid late pretented kings, to any person or persons, to have any fair or fairs, market or markets, in any town or towns, place or places, all such grants, and letters patents, as to such fairs and markets, and every of them, shall be of like force, virtue, and effect, as if the same grants and letters patents were made by any King lawfully reigning in this realm, and obtaining the crown of the same by just title.

XIII. And also if any person or persons hath sued, obtained, and had any livery by the course of the common law of this realm, or otherwise, of any lands, tenements, rents, possessions, advowforms, or other hereditaments, which should descend, revert, remain, or in any other manner come to them or any of

them,

Grants to heirs of liveries of their nceftors ands.

them, by any livery purfued after or by the death of any of their ancestors, or any other person or persons, after the fourth day of March last past, that all such liveries shall be of like force, virtue and effect, as they were at the time of the faid liveries purfued: fo that the said lands, tenements, rents, possessions, advowsons, and other hereditaments, or any parcel thereof, were not pertaining to the King in the right of his crown.

XIV. Provided always, That this article extend not to any wards or lands, tenements, or other things which do pertain or ought to marriages come into the King's hands, by reason of any attainder in this granted by present parliament. And also, That all grants and letters patents K. Ed. 4 present parliament. And also, That all grants and letters patents made by our lord the King to any person or persons, after the fourth day of March last past, of any wards or marriages, of any person or persons being within age, shall be of like force and effect to them and every of them, as they were at the times of the grants and letters patents thereof made to them or any of them: any act or ordinance in this present parliament made or to be made notwithstanding.

XV. Provided always, That this article extend not to any K. Ed. 4. wards or marriages of any persons which do pertain or ought made to seveto come to the King's hands, by reason of any attainder in this ral persons of present parliament, (2) and that all grants made by our said offices. sovereign lord the King by his letters patents, after the fourth day of March last past, to any of his faithful liege men that were not against him in any field after the first day of his reign, nor against the high and mighty prince, father to the said King, in the field and evil journey of Wakefield, of any office or offices which such person or persons by the King's discreet consideration hath deferved, the effect of fuch grant or grants shall be of like strength and force, as they or any of them were at the time of fuch grant or grants, letters patents, and every of them made: any statute, act or ordinance, made or to be made in this prefent parliament notwithstanding.

XVI, Provided always, That this act be not prejudicial nor Certainofficers hurtful to any person or persons, for any grant or grants made to whom the to them or any of them of any annuity, fee, or pension, or of King had any deanry, hospital, or benefice, or of any office or offices, in offices during the time of the King's progenitors, with the fees and wages his pleasure, thereto due and accustomed, made by the King by his letters patents fithence the fourth day of March last past, his letters patents made of all the offices of ferjeants at arms, and of the offices of justices of the one bench and of the other, barons of his exchequer, warden of the rolls of his chancery of England, warden of the rolls of his chancery of his land of Ireland, clerk of his council, secondary in the office of his privy seal, clerk or warden of his hamper of his faid chancery of England, keeper of his parks of Hellesbury and Lantgles in the county of Cornwall, clerk of the market of his house, the chirographer and warden of the King's writs and records of his common bench, messengers of his exchequer, glasier, plumber, broiderer, joyner, fletcher within the tower of London, chief carpenter within the palaçe \mathbf{Z}_{3}

K. Ed. 4. to divers corporations of liberties and within a cortain time,

Feoffments upon trust to to the use of

others.

palace of Westminster, receiver of all offices accountable, bailiff of Havering, bailiff of Surry and of his auditors in the counties of Chefter and Flint, and of South-Wales, purveyor and comptroller of the fearch of his port of London, warden of his armour in the tower of London, maker of his poincts, constable of his castle or lordship of Hadleigh, clerk of his great wardrobe, purveyor of all manner of stuff for his works within his palace of Westminster, and the tower of London, and the captain of his castle of Hammes, excepted. The same letters patent so excented, to endure and be of strength, virtue, and effect, at the pleasure and will of the King. (2) And also, That all confirmaseveral grants tions, ratifications, approbations, leases, and grants of all franchifes, liberties, privileges, customs, or any other commodities, profits or advantages, and every of them, distinctions, severances other benefits from counties, and making of counties by themselves, grants, releases, diminutions and pardon of see-ferms, and every of them, made and granted by our faid fovereign lord the King, by his letters patents, fithence the fourth day of March last past, in relief and benefit of any city, town or borough of this realm, to any mayor, bailiff or bailiffs, theriff or theriffs, mayor and commonalty, mayor and citizens, mayor and aldermen, mayor and sheriff, mayor, bailiffs, and commonalty, citizens, bailiffs, and citizens, their heirs and fuccessors, and the heirs and successors of every of them by whatfoever name or names they or any of them be called or named in the faid grants or other the premisses, or any of them, shall be of like force and effect, as they or any of them were at the time of the grants, and letters patents thereof made. (3) And also if any of the said late pre-tensed kings, or any of their ancestors hath been infeoffed by the late King, any person or persons, of or in any lands, tenements, rents, possessions, advowsons, or other hereditaments, only upon trust and confidence to refeoff the said person or persons, or their heirs or assigns, of any of the same, at such time as they should be thereto required, That all fuch grants, feoffments, or other estates, made by any of the said late pretensed kings, or any of their ancestors, of any such lands, tenements, rents, possessions, advowsons, or other hereditaments, to any such person or perfons, their heirs or assigns, or to the heirs or assigns of any of them, shall be of like force and effect in the law, and available to the said person or persons, and to the heirs and assigns of them, and every of them, as they were at the times of the said grants and feoffments, or other estates made to them, or any of them, any act or ordinance in this present parliament made or to be made notwithstanding: so that none of the said pretensed kings, nor any of their ancestors, after the last day of the reign of King Edward the Third, progenitor of our faid lord the King, were at any time seised of the lands, tenements, rents, possessions, advowsons, or other hereditaments, nor of any parcel thereof, but only by virtue of such feoffments made to them or any of them upon confidence in manner and form aforefaid, and in no other manner: and that the fame lands, tenements, rents.

rents, possessions, advowsons, or other hereditaments, and every of them, be holden of the same chief lords immediate, or of their heirs, and by the same services, as they were holden at the time the same seoffments made to any of the said late pretensed kings, or to any of their ancestors, any possession of the late pretensed kings, or any of their ancestors, after the last day of the reign of King Edward the Third, notwithstanding. (4) The force of Provided always, That no person attainted in this present part the King's liament take any benefit or advantage thereby, (5) Also, That letters patents all letters patents granted and directed by our said lord the lord chancel-King after the first day of his reign, to his chancellor or treasurer lor, lord treaof this realm, justices of the pleas to be holden before the King, surer, justices, justices of the common bench, or barons of the exchequer, or to &c. or to the any of them, for the exercise of any such thing as pertaineth to exchequer. the office or offices, authority and power of them, or any of them, by reason of any of the said letters patents and grants, shall be of like force, virtue and effect, as they or any of them were the first day of November last past, any statute, act, or ordinance made in this present parliament notwithstanding: so that the barons of the exchequer shall occupy, or exercise their offices at the King's pleasure, as the justices do. (6) And also, Commissions That every commission made, granted, and directed by any of of the peace, the faid late pretented kings in any of their times, to any per-very, and to fon or persons to be assigned for the peace in every or any county hear and deof this realm to be established and kept, and to hear and deter-termine, or of mine all manner of felonies, trespasses, and other offences spe-fewers, and all other comcified in the faid commissions, and every of them, done or com-missions. mitted in any of the faid counties, or to deliver any gaol or gaols within this realm, or in other place or places under the obeifance of the crown, of the prisoners being in any of the faid gaols in the time of any of the faid late pretenfed kings, or to hear and determine all manner treasons, felonics, trespasses, or other offences done in any of the said counties, or in any place or places under the obcifance of the crown of the faid' realm, specified in every of the said commissions, or for sewers being affigned to furvey and to cause to be repaired and amended, walls, marshes, ditches, cutters, causeys, and bridges, and other defaults in any marsh or marshes, in any part of this realm, specified in the same commissions and every of them, and all other commissions made by any of the said late pretenfed kings, to any person or persons before the fourth day of March last past, and all processes, determinations, executions, incidents, adminicles, and other circumstances pertaining to the same commissions and every of them, not void, repealed, and adnulled, shall be of like force, virtue and strength, as if the same commissions and every of them were made and granted by any King lawfully reigning in this realm, and obtaining the crown of the same by just title: so that a special act be made for such persons that were before this time indamaged for the King.

XVII. And also, That all manner of acts and ordinances made Acts of parby authority of any parliament or parliaments holden in the liament for

time Shrewsburg

time of any of the faid late pretenfed kings, for the confervation and keeping of the town of Shrewshary, and of the good, peaceable, and quiet rule and government within the faid town, betwixt the inhabitants of the same, and every of them, shall be of like force and effect, as if the same acts or ordinances, and every of them, were made in the time of any King or Kings lawfully reigning in this realm, and obtaining the crown of the same by just title.

K.Hen. 6. his grant to the abbot of Biland of the manor of Kilbourn in the county of York.

XVIII. Also whereas the said late pretensed king Henry the Sixth, in deed, and not of right, king of this realm, by his charter indented under the feal of the dutchy of Lancafter fealed, bearing date the twentieth day of March, the xxiv year of his usurped reign, did give and grant, and by the same charter confirmed to William abbot of Biland the manor of Kilbourn, with the appurtenances, in the county of York, with all the knights fees, views of frankpledge, franchifes, liberties, commodities, profits and appurtenances to the same manor in any wise belonging or appertaining, to have and to hold the same manor, with the other premisses to the said abbot, and his successors for ever, yielding therefore to the said pretensed king Henry the Sixth, and his heirs dukes of Lancaster, xxi h. yearly, (where the faid pretenfed king, nor any of his ancestors dukes of Lancafter, before the same time were ever answered of the said yearly iffues and profits of the same manor, but of xvi li. by year only) the said xxi li. to be paid at the feasts of Pentecost and St. Martin in winter, by even portions, for all fecular services, with clause of distress for default of payment of the faid rent by half a year, in all the manors, lands, and tenements of the faid abbot and convent within the same county, as in the same charter thereof made more plainly appeareth: that all the fame charter, gift, and grant shall be until this time, and hereafter to the faid abbot and convent, and to their successors, of like force and effect, as they were the first day of March last: any act or ordinance made in this prefent parliament notwithstanding.

Grants to abbots, priors, &c. to make free election. XIX. And also, That all grants and licences made by letters patents of any of the said late pretensed kings, to any abbot and convent, prior and convent, or to any other person or persons, to have and make by free election within themselves at any voidance, abbot or prior, and to be conventual, perpetual, and elective, where before they were dative and removeable, shall be of like strength, virtue and effect, as if the same grants and licences, or any of them, were made by any King lawfully reigning in this realm, and obtaining the crown of the same by just title.

Recognizances and deeds inrolled.

XX. Also, That all records of recognizances and deeds inrolled, had and made in any court or courts of record, or before any justice of record, in the time of the reigns of any of the said late pretensed kings, shall be of like force, virtue and effect, as if the same records were had or made in the time of any King lawfully reigning in this realm, and obtaining the crown of the same by just title.

XI. And also, That all licences and grants made by any of Licences to faid late pretenfed kings to any person or persons, to make parks, have, inclose and enjoy any park or parks, warren or free warrens, or to embattle, to carnel, to mastol, or to make any make cassles, r, castle or fortress, within this realm, shall be of like force, towers, or to e and effect, as if the faid grants and licences were made embattle a ny King lawfully reigning in this realm, and obtaining the house. n of the same by just title.

XII. Provided always, That this act do not extend nor be Cicily, dutch-dicial to the right noble high and mighty princess, Cicily ess of York, hels of York, mother unto our faid fovereign lord the King, mother to the ry grant or grants made to her by the King by his letters pa- King. before the first day of this parliament, by whatsoever name mes she shall be called in the same letters patents, but that ame letters patents, and every grant therein contained, be te force and effect, as they were before the first day of this ament: this act, or any other, made or to be made in this nt parliament notwithstanding.

rve by force of any act of attainder of any person or persons &c.

XIII. Provided always, That this act, nor any article of the Lands devolv-, do not extend to any lands, tenements, possessions, he- King by ataments, or other things, which the King ought in any wife tainder, or,

e in this present parliament.

XIV. Provided also, That no person or persons attainted in present parliament, or being out with the King's enemies, any benefit or advantage by this act, nor any other act s or to be made in the faid parliament.

CAP. II.

ices of peace may award process upon indiciments taken in sheriffs tourns.

EM ge come plusours del oiall liege people du Roi n espirituely come tempopar les enordinez & desrablez enditementz& prementz sibien de felonie affez & offensez come dauchosez queux de long s ount este prisez euez & deinz les counteez de cest me & prisez devaunt visitez pur le temps esteantz ounteez feveralment lours riscountez lours clerkes iffs & lour ministrez al tournes ou lawe daies tedevaunt eux severalment es counteez les quelx ennentz & presentementz fount

A LSO whereas many of the The inconve-A King's faithful liege pee- niencies of unple, as well piritual as temperal, lawful indictby the inerdinate and infinite inriffs tourns by
diliments and presentments, as mean persons. well of felony, trespasses, and offences, as of other things, which of long time have been had and used within the counties of this realm, and taken before sheriffs for the time being in their counties severally, under-sheriffs, their clerks, bailiffs, and ministers, at their tourns or law-days, holden before them severally in the counties, which indictments and prefentments be oftentimes affirmed by jurors having no conscience, nor any freehold, and little goods, and

13 Ed. 1. flat. 1. c. 13.

often by the said sheriffs menial fervants and bailiffs, and their under-sberiffs, by which indictments and presentments the said lawful liege people be attached and arrested by their bodies, and put in prison by the said sheriffs, under-sberiffs, their clerks, bailiffs, and ministers, to the great loss of their goods; and they so being in prison by the said sheriffs, undersberiffs, their clerks, bailiffs, and their ministers, are constrained to make grievous fines and ransoms, and levy of them great fines and amerciaments for the faid indictments and presentments, in great hindrance and utter undoing of the faid liege people; (2) after which fines, ransoms, and amerciaments so rated and levied by the said sberiffs, under-sberiffs, clerks, bailiffs, and their ministers, the people aforesaid be inlarged out of prison, and the said indictments and presentments be imbezilled and withdrawn: (3) our faid lord the King considering the premisses, by the advice and asfent of the lords spiritual and temporal, and at the request of the commons in this present parliament affembled, and by authority of the same, hath ordained and stablished, That all manner indictments and prefentments that shall be taken hereafter before any of his faid sheriss of his counties for the time being, their under-sheriffs, clerks, bailiffs, or minifters, at their tourns or lawdays before mentioned, they, nor any of them shall have power or authority to attach, arrest, or put in prison, or to levy any fines or amerciaments of any person or persons so indicted or presented, by reason or colour of any fuch indictment or presentment taken or

fount fovent foitz affermez par iurrours null conscience eightz ne franc tenement & petit des biens & fouvent foitz par fervauntez menialx & baillifs de lez ditz viscountez & lours futhviscountez par quelx enditementz & presentementz le dit foiall liege people par lez ditz viscountez suthviscountez lour clerkes baillifs & lour ministres sont attachez arestutz par lour corps & milez en prison au graund duresse de leurs persones et ceux issint esteantz en prison par lez ditz viscountez futhviscountez clerkes baillifs & lours ministres le dit foiall liege people ensi en prison constreignont & fount ceux de faire ovege cux graund fines & raunsons & auxi de ceux levent graundz fines & amerciamentez pur les ditz enditementz & presentementz en graund prejudice & anientisment du liege people avauntdit apres quelx fines raunsons & amerciaments ensi par lez ditz viscountez suthviscountez clerkes baillifs & lour mimistrez issint faitz euez & leyez le people avauntdit est enlarge hors del prison & lez ditz enditementz & presentementz sont aloignes embesiles & sustreitz, Nostre dit soverayn seignur le Roi les premissez considerez par ladvis & assent des seignurs espirituelx & temporelx & a la request dez communes en la dit parlement assemblez & par auctorite dicell ad ordeigne & establie qe toutz manerez denditementez & presentementz quelx serront prisez en aprez devaunt ascun des ses viscountez de sez counteez pur le temps esteantz lour futhviscountz clerkes baillifs ou ministres a lour turnez ou lawedaies defuis especifiez nane null de ceux ait poair uctorite darester attacher nettre en prison ou lever is fines ou amerciamentz in persone ou persones enditez ou presentez par ou colour dascun tiel ennent ou presentement det ceux ou ascun deux prise : faire ou prendre dascun ersone ou persones issint enou presentez ascun fine aunsome mes qe les vistez fuisditz lour suthvistz clerkes ou baillifs & ministres toutz autielx ennentz & presentement prievaunt eux ou ascun deux ours tournes ou lawedaies s nommez ameinent prent & deliverent a les justidu peax au lour proschein n de peax qe serra tenuz counte ou counteez lou lx enditementz & prefentetz serront prisez devaunt itz justices dautiel counte ountees pur le temps es-Et si ascun des visitez futhviscountez clerkes ifs & lours ministres naie delivere & presente pas z autielx enditementz ou intementz issint prisez deit eux & chescun deux our turnes ou lawedaies e devaunt est recitee as sessions de peax deles ditz justices de ge donges toutz tielx ountez futhviscountez clerbaillifs & lours mini-& chescun deux qi ou ix issint fauldra ou faulit dameignaunce delivee & presentation de tieux tementz & prefentementez ice & forfacent au Roy , a taunt de foitz qe ceux scun deux ferront ou ferra ontrarie. Et qe les ditz ces de peas aient poair & auctorite to be taken before them or any of them, nor to make or take of any fuch person or persons so indicted or presented, any fine or ransom; (4) but that Indictments the said sheriffs, and their and presentunder-sheriffs, clerks, or bail- ments taken iffs, and their ministers, shall in the sheriffs tourn shall be bring, present, and deliver all delivered to fuch indictments and present- the justices of ments taken before them, or peace of the any of them, in their tourns or fame countylaw-days aforesaid, to the justices of peace, at their next fessions of the peace that shall be holden in the county or counties where fuch indictments or presentments shall be taken, before the faid justices of fuch county or counties for the time being: (5) and if any of the said sheriffs, under-sheriffs, clerks, bailiffs, and their ministers, do not bring, deliver, and present all such indictments or presentments so taken before them and every of them in their tourns, or lawdays, as before is recited, at fuch fessions of the peace before the faid justices of peace, that then all such sheriffs, undersheriffs, clerks, bailiffs, and their ministers, and every of them that so shall fail in bringing, delivering, and presenting of fuch indictments or presentments, shall forfeit to the King forty pounds at every time that they or any of them doth the contrary: (6) and Juffices of that the faid justices of peace Peace shall that the laid juities of peace award process shall have power and authoriagainst them ty to award process upon all that be indictfuch indictments and present-ed in the skements, as the law doth require, riffs tourn, and in like form, as if the faid and arraign indictments and presentments the offenders. were taken before the faid justices of peace in the faid county or counties, and also to arraign and deliver all fuch person or persons

The effreats hall be indented and delivered by the peace to the theriff.

persons so indicted and presented before the faid sheriffs, under-sheriffs, their clerks, bailiffs, and their ministers, or any of them in their tourns or lawdays: (7) and all fuch persons or person which be indicted or presented of trespais, shall make fuch a fine as shall seem lawful by their discretions; (8) and the estreats of the said fines and amerciaments shall be enthe justices of rolled, and by indenture bedelivered to the faid sheriffs, under-sheriffs, their clerks, bailiffs, or ministers, or some of them, to the use and profit of him that was sheriff in the said counties or county at the time of fuch indictments or presentments taken. (9) And if any of the said sheriffs, their under-sheriffs, clerks, bailiffs, or their ministers, do arrest, attach, or put in prison, or cause any fine or ransom to be taken, or levy any amerciament of any person or persons so indicted or presented, by reason or colour of any fuch indictment or presentment taken before them at their tourns or law-days above rehearfed, before that they have process from the said justices of peace, or estreats delivered out of the faid indictments or prefentments to brought, delivered, and presented to them, that then the sheriffs which so do, shall forfeit an hundred pounds, (10) the one half thereof to be employed to the expences of the King's house, and the other half to the party or parties which be or is indamaged, (11) and he or they shall have therefore an action of debt at the common law, and like process as is in an action of debt at the common law. (12) and that the defendant or defendants

auctorite dagarder processe sur toutz tielx enditementz & presentementz come la lev requiert & en fourme semblable si come les ditz enditementz & presentementz feussent prisez devaunt les ditz justices de peax en le dit counte ou countees. Et auxi darrainer & deliverer toutz tielx persones ou persone issint enditez & presentez devaunt les ditz viscountez suthviscountez lour clerkes & baillifs & lour ministrez ou ascun deux en lour ditz tournes ou lawdaies et toutz tielx persones ou persone qe sount ou est enditez ou presentez endite ou presente de trespas defaire ovege eux & chescun deux tiel sine come loialment par leurs discretions semblera et les estretez de les ditz fines & amerciamentz soient enrollez & par endenture destre deliverez a les ditz viscountz futhviscountz clerkes baillifs ou ministres ou ascun deux al oeps & prouffit celuy qi fuist viscount en ascun countee au temps de les ditz enditementz & presentementz prisez. Et si ascun des ditz viscountez lour suthviscountz clerkes baillifs ou ministres face arester attacher ou mettre en prifon ou face faire ou prendreafcun fine raunsom ou lever amerciament dascune persone ou persones ensi enditez ou prelentez par reason or colour dascun tiel enditement où prefentement devaunt luy a les tournes ou lawedaies desuis recitez prife avaunt gils ount processe de les ditz justices de peax ou estretez deliverez hors de les ditz enditementz ou presentementz issnt ameignez deliverez & presentez as eux qe 2donges lez ditz viscountez qi issint fount forfacent Cli. une lent destre emploiez a nsez du lostell de Roy e moite al partie ou ye ou quelx est ou sont gez et ait ou aient ent de dette al commune mblable processe come ction de dette al comy. Et qe le defendaunt ndauntz en tielx futes ms de dette ne soit ou ssoinez ne gage ou gair ley. Et fil ou ceux n deux encontre qi ou a dite action ferra prife mette offrent ou metun protection en enpeou retardance de les tes ou actions gil ne y alloue.

u toutz foitz ae cest ordeignaunce nextende ne soit prejudiciall en asmere a les viscountez leLoundrez ore esteantz pres ascun foitz serront as ascuns enditementez intementz destre prisez dite cite.

zu auxi qe cest ordenextende pas ne ne udiciall al ascun persoerfones qe ad ou ount dascums fines ou des amerciamentez par aftres patentez nostre dit ne seignur le Roi ou de ses progenitours ou Sours portantz dase dedifme jour de Decembr in apres le commence-: cest parlement. Et qe eignaunce nextende pas oit prejudiciall al ascune ou persones aiant ou scuns liberties ou fraunpar ascuns des ditz let-

fendants in such suits, or actions of debt, shall not be essoined, nor wage their law; (13) and if he or they, or any of them against whom this action shall be taken, do offer or cast any protection, or other impediment, in retardation of the faid fuits or actions, that shall not be allowed unto him.

II. Provided always, That This flatute this present ordinance do not doth not exextend, nor in any wife be pre- tend to the judicial to the sheriffs of the London. city of London now being, or which at any time hereafter shall be, concerning any indictments or presentments to be taken within the faid city of London.

III. Provided also, That this Grants of act extend not, nor be prejudi- fines made by cial, to any person or persons, the King. which hath grants of any fines or amerciaments by any letters patents of our faid fovereign lord the King; or of any of his progenitors or predecessors, bearing date before the tenth day of *December* next after the beginning of this parliament; (2) and that this act and ordinance do not extend, nor be prejudicial, to any person or persons having any liberties or franchifes by any of the faid letters patents, or in any other manner by prescription. (3) And that this ordinance be in his force, and begin to take effect at the fortieth day next after the fixth day of May, next after the beginning of this present parliament, upon the which fixth day the faid parliament was dissolved.

tentes ou en autre maner par prescription. Et qe eignaunce soit en sa force & commence dapprendre effect trantifine jour proschein apres le vine jour de May pros-

chein

chein apres le commencement de cest present parlement le quel sisme jour le dit parlement fuist dissolve.

Statutes made at Westminster, Anno 3 Edw. IV. and Anno Dom. 1463.

T the parliament summoned at Westminster the nine and twentieth day of April, the third year of the reign of our lord King EDWARD the Fourth after the conquest, divers statutes and ordinances, to the honour of God, and of holy church, and for the wealth of the King and of his people, by the advice and affent of his lords spiritual and temporal. and the commons, in the said parliament affembled, and by authority of the same, were made in the manner and form as followeth.

U parlément fummonez . a Westm' le xxixe jour dAprell lan du reigne nostre seignur le Roy EDWARD le quart apres le conquest tierce diverses estatutez & ordenauncez a lonour de Dieu & seint esglise & pur le bien du dit Roy & son poeple de ladvis & assent des seignursespirituelx & tempore!x & les communes en le dit parlement esteantz & par lauctorite de mesme le parlement furent faitez en manere & forme enfuantz.

C A P. I.

No alien shall export wool, &c. out of this realm; certain ordinances to be observed by denizens in exporting thereof.

Ex edit Rast. Wools and woolfels. c.3. 14 R. 2. c.6. ♠H. 7. C.10.

FIRST, because that the chief and principal commodity of this realm of England confifteth in the wools growing 5 R. 2. flat. 1.1 within the faid realm, and to the intent that fufficient plenty of the faid wools may continually abide and remain within the realm, which may competently and reasonably serve for the occupation of clothmakers of England and of all the members and branches of the same, whereby the cities, boroughs, and towns, within the same realm fallen in great and pitious desolation ruin and decay by the occasion of idleness, may be (if God will) multiplied in inhabitation, and by labour restored to their ancient joy and prosperity, by which the vices and inconveniences may to the pleasure of God be avoided: our sovereign lord the King, in confideration of the premisses, by the advice and affent of the lords spiritual and temporal, and at the request of the commons aforesaid, hath ordained and established, That from the feast of St. John baptist next ensuing, no person alien nor stranger born, by him or any other for him, privy or apent, shall buy or ship any manner wools or woolfels, morling or shorling, within any part of this realm of England or Wales, or them or any of them carry out of the same realm or Wales. Nor that any person stranger alien or denizen, or any other the King's subject, from the said feast, shall carry any wools, woolfels, morling or shorling of the growing of the countries or counties on this side the water of Tees, over the same water towards the North, upon pain of forfeiture of fuch wools, woolfels

Shiping of wools.

tels, morling, or shorling: the one half thereof to be had to the profit and use of our said redoubted sovereign lord the King. and the other half thereof to the use and profit of him or them that shall find and lawfully prove such, being shiping or carriage contrary to the faid ordinance. The wools, woolfels, morling and shorling of the growing of the counties called Aldertonsbire, and Richmondsbire only except. And also he hath ordained and established, That no parcel of the said wools, woolfels, morling or fhorling, be shiped or carried to any other place out of the faid realm or Wales, but only to the town of Calais. Calais. The wools, woolfels, morling and shorling of the growing of the counties of Northumberland, Cumberland, and Westmorland, and of the growing of the bishoprick of Durham, betwixt the waters of Tine and Tees, and of the faid counties of Alderton and Richmond excepted. And if any person or persons do the contrary thereof, or ship any wools, woolfels morling or shorling, of the growing of any country or county of the said realm of England, except before excepted, on this fide the faid water of Tees or any port or creek of the same water, or in the same water, that then he which shall so ship or carry, or do to be shiped or carryed, shall forfeit and lose all such wools, woolfels, morling and shorling, or the value thereof. The one half of the same forfeiture to be applied to the use of our said sovereign lord the King, and the other half to him that shall prove such forfeiture and seise the same wools, woolfels, morling and shorling. And also the same our sovereign lord the King, by the advice and affent aforesaid, hath ordained and established. That no person, after the said feast, shall ship any wools, woolfels, morling or shorling, of the growing within any of the said counties of Northumberland Cumberland and Westmorland, or within the faid bishoprick of Durham, betwixt the said water of Tine and Tees, or within the faid counties called Aldertonsbire and Richmondsbire, but only at the town of Newcastle, upon pain of Newcastle. forfeiture of the same wools, woolfels, morling and shorling, the one half thereof to our said sovereign lord the King, and the other half to any of the King's liege people, inhabiting in the town of Newrastle, which shall seise the said forfeiture to be applied to the use and profit of the same town. And also by the affent and authority aforesaid it is ordained and established. That no person from the said feast, privily nor apertly shall convey or carry, or do to be conveyed or carried any wools or woolfels out of this realm of England or Wales, to any other place than to Calais, except the wool and woolfels before excepted, upon pain of imprisonment by two years, and to forfeit the value of the same wools and woolfels, the one half thereof to be paid to the use of our said sovereign lord the King, and the other half to any of his liege people, which thall espy such forseiture and fue for the same. And that he have thereof an action of debt as well for our fovereign lord the King as for himself of the faid value of the forfeiture aforesaid, to be had and pursued in the county where such forfeiture shall happen: in which action

fovereign.

Staple of Calais.

Plate and Bullion.

soin nor protection for the same defendant to be allowed. And moreover the same our sovereign lord the King hath ordained and established, by the assent and authority aforesaid, That no merchant of the said staple of Calais, by himself nor by none other person for himself, shall sell or utter from the seast of St. Michael the archangel next ensuing, any wools, woolfels, morling, or shorling, or any other merchandises of the staple to the faid staple, but that he before, or upon the delivery of the same, receive and take ready payment and contentation for the same wools, woolfels, and other merchandifes of the faid staple in hand, whereof the half part shall be in lawful money of England, plate or bullion of filver or gold, and all the same money duly to bring into this realm of England: and the plate and bullion so received do duly to be coined at the mint of Calais. the money thereof made and coined, duly bring into England within three months next after the aforesaid sale, upon pain to forfeit for every fack of wool v. marks, and for every CC, xl. woolfels otherwise fold five marks. And for the contrary fale of every half fack of wool, or any other quantity of wool, and every Cxx. woolfels, and every other number thereof, after the rate and quantity of the faid five marks. And that no merchant of the said staple, from the said feast of Saint Michael, shall fell, utter, nor aliene his property of the faid merchandifes of the said staple, nor no parcel of the same, to any place out of this realm, other than to the said staple of Calais. Provided always. That if the faid money ordained by this ordinance to be brought into this realm, be drowned in the fea, or taken away by enemies in the sea, or if the bringing thereof be let by contrary wind or tempest: That then if the same money, whose bringing shall be let by such wind or tempest, brought into this realm of England as foon as convenient passage for the same may be had, then the merchant owner of the same shall in no wife be endamaged by the occasion of the not bringing the same money as afore is said. And moreover because that daily great deceit is done in the winding, wrapping and making fleeces of wool within this realm, by the owners of the same wool, by putting in the same fleeces locks of wool, and pieces of worse wool than the fleece is, and also putting in the same fleeces tarr, stones, sand, grass, or dirt, to the great damage of the buyer of the same wool within this realm of England, and to the great reproof and damage of the merchants of this realm of England, which carry the same wools out of the said realm: our sovereign lord the King hath ordained and established by authority aforesaid, That every person within this realm of Eng-

land, that will fell any wools in any part within the same realm of England by way of sale, from the said feast of Saint John ordained and provided, that the same wool be well and lawfully wound, without doing any deceit in the same, upon pain to forfeit to the King for every fuch fleece, in which any fuch default shall be found, fix pence. And that the justices of peace of our

the staple.

Merchant of

Winding of wool.

fovereign lord the King in every county, city, and town of this realm of England, have authority and power to enquire of the Justices of said deceits in their sessions of peace, and to hear and determine peace. the faid defaults as well by due examination as otherwise. Moreover he hath ordained and established by the authority aforesaid, That no person, inhabiting within this realm of England, other than merchants strangers, from the said feast of Saint John. shall freight nor charge within this realm of England or Wales, Merchante any thip or other vestel of any alien or stranger, with any mer-strangers. chandiles to be carried out of the faid realm of England or Wales. nor shall bring into the same, if he may have sufficient freight in the ships or vessels of denizens of this realm, upon pain to forfeit the same merchandises, the one half to our said sovereign lord the King, and the other half to him or them, which shall Ships. seise the same merchandises. And that this present statute and ordinance, concerning wools and woolfels, morling and shorling, and also the receipt of Bullion and the bringing in of money, and also shipping in the ships of denizens, shall be in their force virtue and strength by three years next following the said feasts of Saint John and Saint Michael next coming in all things according to the intent above declared and specified.

CAP. II.

Arefraint of bringing corn into this realm, until it shall exceed certain prices.

WHEREAS the labourers and occupiers of husbandry Corn. within this realm of England be daily grievously endamaged by bringing of corn out of other lands and parts into this realm of England, when corn of the growing of this realm is at a low price: our redoubted sovereign lord the King considering the premisses, by the advice, assent and authority aforesaid, hath ordained and established, That no person from the feast of Saint John the Baptist next coming shall bring or convey into any place or port of this realm, by way of merchandise, nor otherwife, any wheat, rye, or barley, which is not of the growing of this land, or of any isle pertaining to the same, or of the growing of the country of Ireland or Wales, at any time that the quarter of wheat doth not exceed the price of fix shillings eight pence. The quarter of rye doth not exceed the price of four shillings. And the quarter of barley three shillings of lawful money of England, within the place or port where such wheat, rye, or barley shall happen to be brought, upon pain of forfeiture of the faid wheat, rye, and barley. The one half to the use of our fovereign lord the King, and the other half to him which shall happen to seise such wheat, rye, or barley. Provided al- Repealed by ways, That this act extend not to any wheat, rye, or barley 21 Jaq.1. c.28. taken by any of the King's liege people upon the sea, without fraud or covin.

CAP. III.

Whosoever shall bring into this realm any wrought filk to be sold, concerning the mystery of filk-workers, shall forfeit the same, and I. li.

TEM, it was shewed in this present parliament to our sove-

Silk women. 33 M. 6. C. 5. 22 Ed. 4. C. 3. 2 R. 3. C. 10. 2 H. 7. C.9.

Wrought filk.

reign lord the King, and to the lords of the parliament, by the filk-women, and spinsters of filk within the city of Lendon, That divers Lombards and other aliens strangers, imagining to destroy their crafts and all such virtuous occupations for women within this land, to the intent to enrich themselves, and to put such occupations into other lands, daily bringing into this realm of England wrought filk, wrought ribbands, and laces falfely and deceitfully wrought, corfes of filk, and all manner of other things touching the same mysteries and occupations ready wrought, and will not bring in any unwrought filk as they were wont to do, to the final destruction of the said occupations and mysteries: our said most redoubted sovereign lord the King confidering the premisses, by the advice, assent, and authority of the lords spiritual and temporal, and at the request of the commons aforesaid, hath ordained, enacted and established, That if any Lombard, or any other person stranger or denizes bring or do to be brought by way of merchandise any wrought filk, thrown ribbands, laces, corfes of filk, or any other thing touching or concerning the mystery of fills workers in any part or place of this realm of *England* from beyond the sea: that then the same wrought silk, thrown ribbands, laces, corses, and other things so brought and wrought, touching the same mystery, shall be forfeit: and that every seller of any of the things above named, brought as afore is faid, shall forfeit for every default ten pound, the one half thereof to be levied and had to the use of the expences of the King's house, and he that will fur for the same, shall have the other half of the same forfeiture. And that it be lawful to every person or persons of the King's. liege people to have and maintain an action or actions of debt at every time, as well for the same forfeiture of the said ten pound, as for the thing so ferfeit: and process of outlawry in the same and all other processes as in an action of debt at the common law, and that in the same no protection nor essente be allowed. And that the mayor of the faid city then for the time being, have fufficient power and authority to affign two, three, or four fufficient and credible men of the same city by his discretion, to be sworn upon a book to make due search within the same city and the liberty thereof, as often as to them shall seem expedient of all things had or done contrary to the premisses. And they to make due relation to the mayor and aldermen of the faid city for the time being, for more plain information in this behalf to our faid fovereign lord the King, and to those persons which will sue for the same. And that this faid ordinance abide and be in his force and take effect at the

of Saint Peter called Ad vincula next coming. And this nance shall endure till the end of five years next ensuing.

CAP. IV.

merchandises not lawful to be brought ready wrought into this realm.

EM come en le dit parleent par lartificers des mesmainuelx hommes & femen la cite de Loundres & s citeez villez burghs & es deins cest Roialme & s inhabitauntz & reseauntz ulment ad elte monstre & leigne coment toutz ceux eneral & chescun deux graundement empoverez evoulment endamagez & dicez de lour encrece du l & vivre cotidian par la d multitude des divers es & wares a leur mestiers upations apparteignauntteantz pleinement overez At faitz al vende fibien par ains destraungez esteantz ies du Roy come autres st royalme & Gales de la re ameinez fibien par merz estranges come deins-& autres persones dount eindre part en substance ceivable & nient vaillable gard del occupation ou fit dascuny a cause de goy tz artificers par leurs mef-& occupations vivre ne t sicome es jours passez oient mes plusours de ceien hostielx tenauntz conductz & autres fervaunk apprentifes en graund re cestuy jour sont enoc-¿ & en graund udifte po-& ruine vivont cheitifdount plufours enconvees ount devaunt cest temps z et plusours enapres sont ablez avenirs qe Dieu defi remedie ent ne soit pur-

3.]

TEM, whereas in the faid The inconveparliament, by the artificers niencies enfinof manual occupations, men and ing the bringwomen, inhabiting and refident in ing of wares readywrought the city of London, and other ci- into this realm. ties, towns, boroughs, and villages within the same realm of England and Wales, it bath been piteously showed and complained, how that all they in general, and every of them, be greatly impoverished, and much hindred and prejudiced of their worldly increase, and daily living, by the great multitude of divers commodities and wares pertaining to their mysteries and occupations, being fully wrought, and ready made to fale, as well by the hands of strangers, being the King's enemies, as other in this realm and Wales, fetched and brought from beyond the sea, as well by merchant strangers, as denizens and other persons, whereof the greatest part in substance is deceivful, and nothing worth in regard of any man's occupation or profit; (2) by which occasion the faid artificers cannot live by their mysteries and occupations, as they have done in times past, but divers of them, as well housholders as hirelings, and other servants and apprentices in great number, be at this day unoccupied, and do hardly live, in great misery, poverty, and need, whereby many inconveniencies have grown before this time, and hereafter more be like to come (which God defend) if due re-medy be not in this behalf provided; (3) our redoubted sovereigh lord the King, considering the premisses, and willing in this A 2 2

Certain merchandifes not lawful to be brought into this realm ready wrought.
1 R. 3. c.12.
22 Ed. 4. C.3.

torce so tar as 3 Geo. 1. c.7.

14Car.2. c.19.

This act in

it relates to

and dice,

case to provide remedy, by the advice, affent, and authority aforesaid, hath ordained, enacted, and established, That no merchant, born a subject of our faid lord the King, denizen, or stranger, nor other person, after the feast of Saint Michael the archangel next coming, shall bring, send, nor convey, nor cause to be brought, fent, nor conveyed, into this realm of England, and seigniory of Wales, any of the chaffers, wares, or things underwritten; that is to fay, any woolen caps, woolen cloths, laces, corfes, ribbands, fringes, of filk and of thread, laces of thread, filk twined, filk in any wife embroidered, laces of gold, Tires of filk or gold, faddles, stirrups, or any harnesses pertaining to faddles, fours, boffes of bridles, aundirons, gridirons, any manner of locks, hammers, pinsons, fire-tongs, drippingpans, dice, tenis-balls, points, purses, gloves, girdles, harness for girdles, of iron, latten, steel, tin, or of alkemine, any thing wrought of any tawed leather, any tawed furrs, buscans, shoes, galoches, or corks, knives, daggers, wood-27 Eliz. c.tz. knives, bodkins, theers for taylors, scissars, razors, sheaths, playing cards, pins, pattins, playing cards pack-needles, any painted ware. forcers, caskets, rings of cop-10 Ann. C.19. per, or of latten gilt, chaffingdishes, hanging candlesticks, chaffing balls, facring bells, rings for curtains, ladles, scummers, counterfeit basons, ewers, Enforced as to hats, brushes, cards for wool. blanch iron thread, commonly wool, by 13 & called and named White Wire, or any of those wares or chaffers, to be uttered and fold within the same realm of England.

purveu. Nostre dit soverain seignur le Roy les premissez considerant de ladvis assent & auctorite suisditz ad ordeigne & establie qe null merchant neez subgiet du Roi deinszein nestraunge ne ascune autre persone apres le fest de Seint Michel larchangell proschein avenir amesne maunde ne convoie ne cause dasmener maunder ne convoier en cest roialme dEngleterre & seignourie de Gales ascuns de cestes wares ou choses desoubz escriptez cestassavoir ascuns bonettes lanuz ascuns draps lanuz laces corfes ribans frenges de soie & de file laces de file soie enfile soie en ascun maner enbraudez laces dor tires de soie ou dor sellez estrivens ou ascune herneise regardant as sellers esperons moleins pur freines aundirons gredimes ascuns maners serures martens vulgarement nommez hamers pinsons firetonges drepyngpannes dises tenys balles pointes laces burles gauntz ceincles harneis pur ceincles de ferre de laton dasser destaine ou de alkemine ascune chose overee dascun quirre tawe ascun maner pellure tawe huseons solers galoges ou corkes cotels daggers wodeknyves botkyns sheres pur taillours cifours rafours thethes cardes a juer espinges patins agules pur faces vulgarement nommez paknedles alcune manere ware depeinte forcers caskettes aneus de coper suisorre ou de laton ou chauffyngdishes chaundelers pendauntz ou eftantz lavours pendantz chauffingballes fakeringbelles aneus pur curteins ladels scomers countrefeit basyns ewers hattes brusshes cardes pur laine ou blanc file de ferre vulgarement nome Whitewyre ou ascuns de

destre utterez & venduz cest royalme ou Gales voie de merchandise sur de forfeire ceux & chefle ceux a chescun foitz & ntz de foitz come ils puestre trovez en les mains ne persone ou persones : venduz lune moite ent oi & lautre moite a celuv o primes seisera pur le Roi ie la moite issint seisie pur oi destre deliveree par le zisour ent a lesehetour del tee ou lieu lou dite seisine par endentures entre ceux ez a respoundre ent dueen fon accompt.

rveu toutz foitz ge si asdes ditz wares ou chaffaiors de cest terre faitz soifur le mere prisez saunz le ou collusion ou veignent est roialme ou Gales par de wrec qe ceux en nulle re soient comprisez deinz rdenaunce mes qe les pu-: estre venduz deinz cest ne ou Gales cest ordece nient obstant.

eu auxi qe toutz wares & ares faitz & overez en Irou Gales puissent estre nez & venduz en le dit me dEngleterre sicome ils ent devaunt la feisaunce de ordenaunce cest ordenance : obstant.

auxi ad ordeigne & enacte auctorite suisdit qe les maiou gardeins pur le temps ntz de ehescun arte & meen chefeun citee burgh vilvillage lou ascun tiel arte iestier est usee ou oecupie sufficient poair & aucton chescun tiel citee burgh & village lou que ceux le temps esteantz serront res ou gardeins dascune rte ou mestier & le maire dautiel land, or in the county of Wales, by way of merchandife, (4) upon pain to forfeit the same merchandises at every time, and as often as they may be found in the hands of any person or persons to be sold; the one half of the same forfeiture to be paid to the use of our lord the King, and the other half to him that will first seise the same for the King; (5) the same half by him to seifed for our lord the King to be delivered by the faid feifor thereof to the escheator of the county or place where the same seising shall be, by indenture betwixt them made, duly to answer thereof in his accompt.

II. Provided always, That A proviso for if any of the faid wares or chaf- fuch wares as fers made out of this land, be be taken uptaken upon the fea without by wreck. fraud or collusion, or come in this realm of England, or the country of Wales, by way of wreck, that those be in no wife taken within this act or statute, but that they may be fold within this realm of England, or Wales, this act or statute notwithstanding.

III. Provided also, That all Wares made wares and chaffers made and in Ireland or wrought in the land of Ireland, Wales. or Wales, may be brought and fold in this realm of England, as they were wont before the making of this statute, this act or statute notwithstanding.

IV. Also our lord the King The chief offi-hath ordained and stablished, cers of cities, by the affent and authority a surface type foresaid, That the masters and search for dewardens for the time being, fective wares. of every craft and mystery in every city, borough, town, and village where any fuch craft. or mystery is used or occupied, shall have sufficient power and autho-· A a 3

authority in every fuch city, town, borough and village, where they for the time being shall be wardens or masters of any such craft or mystery, and the mayor of fuch city, borough, town, or village for the time being, if any mayor be, or the bailiffs or bailiff of any fuch city, borough, town, or village for the time being, if any baillifs or baillif there be and no mayor, or ferjeant, or any other officer to them affigned by the faid mayor, bailiffs, or bailiff, in every such city, borough, town, and village, where any fuch craft or mystery is used or occupied. where no fuch masters nor wardens of any fuch craft or mystery be, that the masters or wardens of the crafts and mysperies of the city, town, borough or village next adjoining to the same, and the constable of fuch city, town, borough, or village, shall have power and authority to fearch in their own crafts and mysteries, and in all other crafts and mysteries, uttering by way of fale any of the aforesaid wares, as well within cities, boroughs, towns, and villages of the same realm of England, and of the country of Wales, as within the liberties and franchife of the Tame cities, boroughs, towns, and villages, at all times reasonable by the day, at fairs and markets, shops open, and warehouses, all such manner of wares, chaffers, and merchandifes pertaining to every of their proper crafts and mysteries, which shall be made by any alien, artificer, man or woman, or any other person or persons within the fame realm of England or Wales, or which at any time

dautiel citee ville burgh ou village pur le temps esteant fi ascun maire y soit ou les baillifs ou baillif dautiel citee ville burgh ou village pur le temps esteantz si ascuns baillifs ou baillif y soit ou soient & null maire ou sergeant ou autre officer a ceux assigne par les ditz maire baillifs ou baillif & en chescun citee ville burgh & village lou ascun tiel arte ou mestier est usez ou occupiez en quell nulles tielx maistres ne gardeins dascune tiel arte ou mestier sount qe les maistres ou gardeins des artes ou mestiers del citee ville burgh ou village a icelluy prochein adjoignaunt & le conflable dautiel citee burgh ville ou village aient poair & auctorite de fercher en lour propres artes & mestiers & en toutz autres artes & mestiers uttrantz par voie de vende ascuns de les dita chasfares fibien deinz citees burghs villes & villages de ceft roialme & Gales come deins les libertees & fraunchises mefmes les citees burghs villes & villages a tout temps resonsble par jour es feires & merchees shoppes overtez & warehouses toutz maners tielx chaffares wares & merchandifes a chescun de lour propres artes & mestiers appurtenaunts quelles serront faitz par ascun alien artificer homme ou femme ou ascun autre persone deins cest roialme ou Gales ou quelles au ascun temps serrount occupiez par ascun des mesmes les artes ou mestiers en qiqe mains qils puillent eltre trovez.

Purveu toutz foitz qe les ditz maistres gardeins & autres en la dite ordenaunce nomes destre sercheours nentrent pas en ascun lieu exempt par privilege franchise ou eustume de faire en icell ascun serche come devaunt est dit sinon par surveu dascun officer de chescun autiel lieu iffint exempt lou ascun tiel serche destre fait aviendra. Et si les ditz serchours par mesme le serche trovent qe tielx chaffares wares ou merchandifes ou ascune part ent ne soit ou soient purez loialx & ables chaffares wares ou merchandises & droitement faitz & overez sicome ils duisfent estre & cco duement prove qe adonqes y lirra as tielx fercheours de prendre & seiser come chose forfait toutz tielx chaffares wares & merchandises queux issint serront trovez nient bons purez loialx ou ables ne droitement overez lune moite ent au Roi dapperteigner & lautre moite ent au tielx maistres ou gardeins qi issint ferront serche & ceo troveront. Et que cest present ordenaunce les ditz artificers concernant estoise & soit en son force auxi longement come y pierra a nostre seignur le Roy.

Purveu auxi qe ne cest ordenaunce & acte ne null autre ordenaunce ou acte fait ou affaire en cest present parlement extende ne ne soit prejudiciall ou damageous a Robert Stillyngton clerk dean del franc chapell du Roy de seint Martyn graund de Loundres ne a les Juccessours du dit chapell enapres pur le temps esteantz en afcun manere ne a le dit Robert deane & chapitre de meime la chapell come en & pur toutz privileges libertees maners fraunchises droites & eustumes as eux apperteignauntz en afgun manere devaunt melme cesty parlement ne al ascune time shall be occupied by any of the faid crafts or mysteries. in whose hand soever they may be found.

V. Provided also, That the faid masters, wardens, and other named in the faid ordinance to be fearchers, shall not enter in any place exempt by Wares and privilege, franchise, or custom, merchandises to make in the same any search, that be no as is aforefaid, but by the over-lawful, shall fight of some officer of every be forfeit. fuch place to exempt, where any fuch search shall happen to be made. (2) And if the faid fearchers by the same search do find, That such chaffers, wares, or merchandiles, or any part thereof, be not pure, lawful, and able chaffers, wares. or merchandises, and duly wrought and made, as they ought to be, and that fufficiently proved, that then it shall be lawful to such searchers, to take and seise all such chaffers, wares, and merchandifes, which shall be so found not good, pure, lawful or able, nor well wrought, as a thing forfeit; (3) the one half of the same forfeiture to be paid to the use of our lord the King, and the other half thereof to fuch mafters or wardens which so shall make search and find the same. (4) And that this Qu. How far present ordinance or statute the act conticoncerning the said artificers wer in force? stand, and be in his force, as long as shall please our sove-

reign lord the King. VI. Provided always, That The liberties this ordinance and act, nor of Great Saint any other ordinance or act Martin's in made, or to be made, in this London represent parliament, shall extend or in any wife be prejudicial or hurtful to Robert Styllington, clerk, dean of the free

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chapel of our lord the King, of St. Martin le Grand of London, nor to his successors of the said chaple hereafter for the time being in any manner; (2) nor to the said Robert, dean and chapiter of the same chaple, as in and for all manner of pri-

persone ou persones demurantz ou enhabitantz ou de enapres demuront ou enhabitront deinz la seintuarie & procinct de mesme la chapell & specialment deinz la venelle appelle communement seint Martyns lane.

vileges, liberties, franchifes, rights and customs in any manner pertaining to them before this parliament; (3) nor to any person or persons dwelling or inhabiting, or which shall hereafter inhabit and dwell, within the fanctuary and precinct of the fame chaple, and especially within the lane commonly called St. Martin's Lane.

13& 14 Car. 2. C. 13.

CAP. V.

What kind of apparel men and women of every vocation and degree are allowed, and what probibited to wear.

Ex edit. Raft. Apparel.

5 El. c. 7.

TTEM, prayen the commons in the faid parliament affembled to our faid fovereign lord the King, to reduce to his Repealed, gracious remembrance, that in the times of his noble progeni-az Ed. 4. c. 1. gracious remembrances and statutes were made in this realm of 7 H. S. C. 14. tors divers ordinances and statutes were made in this realm of 7 H. S. C. 6. England for the apparel and array of the commons of the same realm, as well of men as of women, so that none of them ought to use or wear any inordinate and excessive apparel, but only according to their degrees: which statutes and ordinances notwithstanding, for default of punishment and putting them in due execution, the commons of the faid realm, as well men as women, have worn and daily do wear excessive and inordinate array and apparel, to the great displeasure of God, and impoverishing of this realm of England, and to the enriching of other strange realms and countries, to the final destruction of the hufbandry of this faid realm: our faid fovereign lord the King, by the advice and affent of the faid lords, and at the special request of the faid commons affembled in the faid parliament, and by authority of the same, hath ordained and established, That no knight, under the estate of a lord, other than lords children, nor no wife of fuch knight, from the feast of the purification of our lady, which shall be in the year of our Lord God one thoufand four hundred fixty five shall wear any manner cloth of gold, or any corfes wrought with gold, or any furr of fables. And if any such knight do the contrary, or suffer his wife or child (the fame child being under his rule and governance) to do the contrary, that then he shall forfeit for every such default xx. li. to the King. And also that no bachelor knight, nor his wife, from the faid feast, shall wear any cloth of velvet upon velvet, but fuch knights which be of the order of the Garter and their wives, upon pain to forfeit to the King's use for every such default twenty marks. Also that no person under the state of a lord, from the faid feast wear any manner cloth of filk, being of the colour of purple, upon pain to forfeit to the King for every default x. li. Also that no esquire nor gentleman, nor none other under the degree of a knight, nor none of their wives, except the fons of lords and their wives, and the daughters of lords. esquires for the King's body, and their wives, shall wear from the faid feast any velvet, satin branched, nor any counterfeit cloth of filk refembling to the fame: or any corfes wrought like to velvet or fatin branched, or any furr of ermine, upon pain to forfeit for every default ten marks to the King's use. And that no esquire nor gentleman, nor none other under the degrees above rehearled, shall wear from the faid feast any damask or fatin except the menial esquires, sergeants officers of the King's house, yeomen of the crown, yeomen of the King's chamber, and efquires, and gentlemen having possessions to the yearly value of xl. li. and their wives, and widows having like poffessions, and the daughters unmarried of persons having possessions to the value of a hundred pounds by year, upon pain to forseit to the King for every default a hundred shillings. Provided always. That the steward, chamberlain, treasurer, and comptroller of the King's house, and knights for his body and their wives, may wear furrs of fables and ermines. And that the mayors of the city of London, which be or have been, or hereafter for the time shall be, and their wives, may wear such array as before is limited to bachelor knights, and to their wives. And that such which be or have been, or for the time shall be, aldermen or recorders of the same city, and all mayors and sheriffs of the cities, towns, or boroughs of this realm of England, such as be counties corporate, and all mayors and bailiffs of all other cities, and of every of the five ports, and the barons of the fame ports, such as have been chosen and assigned, or hereafter shall be chosen and assigned to do their service at the coronation of the King our sovereign lord, or of my lady the Queen. And mayors of boroughs corporate, being shire towns, and the mayors and bailiffs of Colchester and Lynn, and the recorders of the faid cities, boroughs and towns, being counties corporate, and of all other cities now being recorders, or which have been or in time to come shall be, and the aldermen of the same and their wives in like manner, may use and wear such array as before is limited to esquires and gentlemen before specified, having possessions to the yearly value of forty pounds. And also our faid fovereign lord the King hath ordained and stablished in this present parliament, That no man but such as have possessions to the yearly value of forty pounds or above, shall wear from the faid feast any furr of martrons letuse pure gray or pure myniver, nor no wife, son, daughter, nor servant of any man, (the same son or daughter being in his rule and governance) nor no widow but fuch as hath possessions of the said yearly value of forty pounds, shall use nor wear any of the said furrs, or any girdle garnished with gold or silver, in any part of the same gilt, or any corfe of filk made out of this realm of England, or any coverchiefs, whereof the price of a plite shall exceed the sum of iii. shillings four pence, upon pain to forfeit to the King for

every default thereof, five marks. Provided always, That the faid menial equires, fergeants, officers of the King's house, yeomen of the crown, yeomen of the King's chamber, and equires and gentlemen, having possessions of the said yearly value of forty pound. and the aforesaid mayors, recorders, aldermen, theriffs, and bailiffs of every of the faid cities, towns, and boroughs, and the faid barons of the five ports of the realm of England, and also their wives may wear the faid furrs of martrons, foyns, letule, pure gray, or pure miniver, and also that their said wives may use and wear gilt girdles, and coverchiefs, of the price of five shillings the plite. Morcover, he hath ordained and stablished, That no man but such as hath possessions of the yearly value of xl s. shall wear in array for his body, from the faid feast, any fustian, bustian nor fustian of Naples, scarlet, cloth in grain, nor no furr but black or white lamb. All mayors, aldermen, theriffs, barons of the five ports, bailiff of cities and boroughs. and other before provided and their wives, and the menial fervants of veomens degree, of lords and knights, esquires, and other gentlemen having possessions of the said yearly value of forty pounds, except upon pain of forty shillings to be forfeit to the King for every fuch default. Also he hath ordained and stablished. That no yeoman, nor none other person under the fame degree, from the said feast of St. Peter called ad vincula which shall be in the year of our Lord M.CCCC. lxv. shall use nor wear in array for his body, any bolfters nor stuffing of wool, cotton, nor cadas, nor any stuffing in his doublet, but only lining according to the same, upon pain to forfeit to the King's use for every such default six shillings and eight pence. Also our said sovereign lord the King, by the advice and affent aforesaid, hath ordained and stablished, That no knight, under the estate of a lord, esquire, gentleman, nor none other person, shall use or wear from the feast of All Saints, which shall be in the year of our Lord M.CCCC.lxv. any gown, jacket, or coat, unless it be of such length that the same may cover his privy members and buttocks, upon pain to forfeit to the King for every default twenty shillings, Also by the affent aforesaid, it is ordained, That no taylor after the said feast, shall make to any person, any gown, jacket, or coat of less length, or doublet stuffed contrary to the premisses, upon the same pain for every default. And also hath ordained and stablished, in the faid prefent parliament. That no knight under the flate of a lord, esquire, gentleman, nor other person, shall use nor wear, after the faid feast of St. Peter, any shoes for boots having pikes passing the length of two inches, upon pain to forseit to the King for every default, three shillings and four pence. And if any shoemaker make any pikes of shoes, or boots after the said feast of St. Peter, to any of the said persons, contrary to this ordinance, he shall likewise forfeit to the King for every default four shillings four pence. Also he hath ordained and stablished, by the advice and assent aforesaid, That no seryant of husbandry, nor no common labourer nor servant, nor

any artificer dwelling out of a city or borough, after the faid feast of All Saints, shall use nor wear in their clothing any cloth, whereof the broad vard shall pass the price of two shillings, nor that any of the faid labourers nor fervants suffer any of their wives to wear after the same feast, any cloathing of higher price than before is limited to their husbands, nor that they suffer any of their said wives, after the same seast, to wear any coverchiefs, whereof the price of the plite shall pass twelve pence. nor that none of the same servants nor labourers, after the same feast, shall wear any close hosen, whereof the pair shall pass in price fourteen pence, nor that the same servants nor labourers, nor none of their wives, from the faid feast, shall wear any girdle garnished with filver, upon pain to forfeit for every default to the King three shillings four pence. And because that coverchiefs daily brought into this realm do induce great charge and cost in the same, and in effect in waste, our said sovereign lord the King, by the authority aforefaid, hath ordained and stablished, That no person, after the seast of St. Michael the archangel, which shall be in the year of our Lord one thousand five hundred fixty five, shall sell in any part within this realm, any lawn, niefles, umple, or any other manner of coverchiefs, whereof the plite shall exceed ten shillings, upon pain to forfeit to the King for every plite fold at an higher price, thirteen shillings and four pence. Also he hath ordained and stablished, That the justices of peace of every county, mayors of cities and boroughs within this realm, shall have authority and power, to enquire, hear and determine all and every of the said defaults and forfeitures, as well by enquiry, as by due examination of every of the faid offenders contrary to this ordinance. And the matters and causes concerning the said offences and forfeitures to determine by like process and in like manner and form before attainder in this behalf as is commonly used by them of a trespass done with force and arms against the King's peace, and after the attainder like execution. And if any matter, touching any of the faid offences, be removed of any of the faid justices of peace, or mayors, before the King, that then the justices asfigned for pleas before the King to be holden, shall have power to award fuch process and execution in this behalf, as before is limited. Also he hath ordained and stablished, That all the faid forfeitures, and every of them, shall be levied, applied, and employed to the use and expences of the King's house. Provided always, That this statute of array be in no wife prejudicial or hurtful to any person, of and for wearing of any ornament, vesture, or apparel in doing of divine service, and attending to the same. Nor that this ordinance extend to the justices of any bench of our fovereign lord the King, master or warden of the rolls, mafter of the King's chancery, barons of the King's exchequer, nor chancellor of the fame, which now be, or hereafter shall be, nor to any of them. Provided also, That the scholars of the universities of this realm and scholars of any university out of this realm, may wear such array as they may

wear by the rule of the faid universities, notwithstanding this ordinance. Provided also, That henchmen, heralds, pursuivants, swordbearers to mayors, messengers, and minstrels, nor none of them, nor players in their interludes, shall not be comprised within this statute. Nor no persons as for wearing of any purses, broches, or crowns for caps of children, shall be comprised within the same. Provided also, That this ordinance do in no wife extend to any manner of array necessarily to be worn in war, or in the feats of the same.

Statutes made at Westminster, Anno 4 EDW. IV. and Anno Dom. 1464.

UR lord King Edward the Fourth after the conquest, at his parliament summoned at Westminster the nine and twentieth day of April, in the third year of his reign, and by divers prorogations and adjournments continued till the one and twentieth day of January, in the fourth year of his said reign, on the same one and twentieth day of January, to the reverence of God, and for the wealth of him and his people, by the advice and affent of his lords. spiritual and temporal, and at the special request of his commons being in the said parliament, bath ordained and established certain statutes and ordinances in manner and form following.

NTOSTRE seignur le Roy Edward puis le conquest quart a son parlement summonez a Westm' le xxix. jour dAprill lan de son reigne tierce & par diverses prorogations & adjornments jusqes le xxj. jour de Janiver lan de son reigne quart continuez mesme le xxi. jour de Taniver al reverence de Dieu & pur le bien de luy & son people de ladvis & assent des seignurs espirituelx & temporelx & a speciall request de sez communez en son dit parlement esteantz & par lauctorite de mefme le parlement fift ordeigner & establier certeins estatutes & ordenaunces en la fourme gensuit.

CAP. I.

The length and breadth of cloths made to be sold. No cloths wrought beyond sea shall be brought into England.

The inconveniencies which this realm by the deceitful making of cloth. * R. 3. c. 8.

FIRST, Whereas many years past, and now at this day, have ensued to the workmanship of cloths, and things requisite to the same, is and hath been of such fraud, deceit, and falfity, that the faid cloths in other lands and countries be had in small reputation, to the great shame of this land; (2) and by reason thereof a great quantity of cloths of other strange lands be brought

EN primes pur ceo qe come plusours ans passez il ad este & en cestes jours il est qe loveraigne de draps & les membres & requisites a icell fuift & est de tiel fraude deceite & faulxine qe le dit draps es parties dautres terres nest pas eue en ascune reputation en graunt hount de cest terre & par encheson de ceo draps dautres estraun,

es terres font ameinez nd quantite en mesme ne & illeoges venduz It & excessive price at clerement loffense & faulxine en la faidraps du laine de cest stre dit seignur le Roy emument de les preen preferrement de bours & occupations ount este usez par la du dit draps de ladvis quest & auctorite az ad ordeigne & estateinz statutz & ordees manere & fourme .. Primerement ordeig-& establie par lauctodit qe chescun entier nutz appellez brode serra fait & mis a vend t de seint Pier appelle e qi serra en lan de mille CCCClxv. apres ewance rakkyng streytenturyng dicell prest teigne & conteigne en xxiiij. aulnes & a chefne un pouz conteiglaeure du pouz lomme refurez par la crest de le drap & en laeur ij. u vij. quarters au meins s listes et si le dit drap s long en mesure qe les iij. aulnes & les pouz ichatour dicell paiera al pur ceo qe lexcede refure de xxiiij. aulnes a rate de la mesure de-

signez. ordeignez est & esta-: lauctorite suisdit qe ianers draps appelles destre faitz & mises a is le dit fest apres plein e rakkyng streinyng uryng dicell prest al igne & conteigne en xij. aulnes & les pouz

folonc

brought into this realm, and here fold at an high and excessive price, evidently shewing the offence, default, and falshood of the making of woolen cloths of this land; 3) our said lord the King, for the remedy of the premisses, and to the preferment of fuch labours and occupations which have been used by the making of the faid cloths, by the advice, affent, and request, and authority aforesaid, hath ordained and established certain statutes and ordinances in manner and form ensuing. First, That every whole wool- The length en cloth, called broad cloth, and breadth of which shall be made and set broad cloths. to sale after the feast called Rep. 5 & 6 Ed. Saint Peter ad Vincula, which 6. c. 6. shall be in the year of our Lord M.CCCC.LXV. after the full watering and racking, straining, or tenturing of the same ready to fale, shall hold and contain in length xxiv. yards, and to every yard an inch, containing the breadth of a man's thumb, to be measured by the crest of the same cloth: and in breadth ii. yards, or vii. quarters at the least within the lists. (5) And if the said cloth be longer in measure than the faid xxiv. yards and the inches, then the buyer thereof shall pay to the feller for as much as doth exceed such measure of xxiv. yards, according to the rate of the measure above ordained.

II. And it is enacted and The length established by the authority a- and breadth of foresaid. That all manner of streets. cloths called streits, to be made and put to fale after the same feast, after the full watering and racking, straining or tenturing thereof, ready to fale, shall hold and contain in length

xii. yards and the inches, according to the measure aforefaid, and in breadth one yard within the lists.

The length and breadth of kerleys.

Half cloths.

Lambs wool, flocks, or cork, shall not be put into cloth but for flocks may be put into cloth in the hundreds of Lifton. Taviflock, and Rowburgh in Devon.

III. Also it is ordained and established by the authority That every cloth aforelaid, called kersey, to be made and put to fale after the faid feaft, after the full watering, racking, straining, or tenturing the fame ready to fale, shall hold and contain in length xviii. yards and the inches, as is aforesaid, and in breadth one yard and a nail, or at the least one yard, within the lifts.

IV. Also it is ordained and established by the authority aforesaid, That every half cloth of every of the faid whole cloths, streits, and kerseys, shall keep his measure in length and breadth according to the rate, form, and nature of his whole cloth aforesaid. (2) And that no person which shall make, or cause to be made, any woolen cloth to fell after the faid feafts, shall mingle, or certain causes, put in or upon the same cloth, By 7 Ed. 4. c.2. nor the wool whereof the said cloth shall be made, any lambs wool, flocks, or cork, in any manner, upon pain to forfeit xxs. for every cloth or half cloth, wherein or whereupon any fuch lambs wool, flocks, or cork, shall be put or mingled; (3) the one half thereof to be to the King, and the other half to him that will feife the fame cloth, and duly prove the fame to be made contrary to this ordinance: (4) But it shall be lawful for him to make cloth of lambs wool by itself, without mingling with any other wool; (5) except also that cork may be used in dying upon woaded wool,

folone la mesure avauntdit & en laeure une aulne deinz les liftes.

Auxi ordeignez est & establie par lauctorite fuifdit ge chescun drap appelle kerseie destre fait & mise a vend puis le dit fest apres plein enewance rakkyng streynyng ou tenturyng dicell prest al vend teigne & conteigne en longeure xviij. aulnes & les pous come devaunt est dit & en laeure une aulne & la naile ou au meins une aulne deinz les liftes.

Auxi ordeignez est & establie par lauctorite suisdit ge chescun dimi drap de chescun de les entiers draps streites & kerfeis garde fa mesure en longeur & lacure solone la rate fourme & nature de son entier drap avauntdit. Et qe nulle persone de ferra ou affaire ferra ascun manere drap lanuz au vend a le dit fest melle ou mette en ou sur mesme le drap ne en la leine dont le dit drap ferra fait ascune leine dagnell flokkes seu ou cork en ascun manere sur peine de forfeiture de xx s. pur chescun drap ou dimi drap en quell ou fur quell alcun tiel laine dagnell flokkes seu ou cork serra ou serront mis ou mellez lune moite ent de remainer a Roy & lautre moite ent a celuy qi seisera astiel drap & duement provera icell estre fait contrarie a cest ordenaunce forsprise gil lisera de faire du laine dagnell par luy mesme saunz ascune commixtion ovelqe ascune autre laine forsprise auxi qe cork poet estre usee en tincture sur laine waidez & auxi en tincture de tout tiel drap qest tantsoulement faite de laine waidez ifsint qe mesmes les laine & drap foient parfitement coicts & maderez

sprise auxi qe cork mile lur drap qe est it coicte & madere. rdeignez est & esta-:hescun de les ditz dimi draps purfue & ement & droitment : doveraigne parmy a usques lautre saunz ditexture fullure knotourlyng et en cas qe tiel diversite ou rawe tell ou fagge aveigne ascun part des ditz ites ou kerfeies qe a-1e feale de plumb pur igner & par le tregleterre pur le temps ifer foit mis & pende ne part del margine e le drap streite ou ir coignisaunce & ent destre euez a lachal et que chescun de les s streite & kerseie de & lacure avauntditz lel perfection fuifdit :st de seint Peere ladeale al fine dicellovec le print en plumb par orer semblement dedeigner en telmoigne e de les avauntditz geur laeure & perit si ascun des avaunt-: streites ou kerseis ne mie lavauntditz laeur ir ou ne soit mie del eraigne avauntdit & parties des melmes streites ou kerseies verrai & perfit overuntdit gardauntz les ure & lacure qe adonun tiel drap streite & it enseale ove les 2seales en la fourme . Et qe chescun dimi ap conteignaunt grezeur qe le dimi drap re longeur qe lentier

drap

and also in dying of all such cloth that is only made of woaded wool, so that the same wool and cloth be perfectly boiled and madered; except also, that cork may be put upon cloth which is perfectly

boiled and madered.

V. And it is ordained and Cloths shall enacted. That every of the perfectly purfaid cloths and half cloths shall sue one order perfectly and rightly purfue of workmanand follow one order of workmanship from one end to the other, without difference in the weaving, fulling, knotting, or burling; (2) and in case any such difference, or raw or skaw cokel or fagge happen to A seal of lead be in any part of the faid fhall be fet upcloths, streits, or kerseys, that on faultycloth. then a seal of lead therefore Altered by 5 & ordained, and by the treasurer 6 Ed. 6. c. 6. of England for the time being provided, shall be set and hanged in the lowest part of the edge of the same cloth, streit, or kersey, for perfect knowledge to be had to the buyer thereof. (3) And that every of the faid cloths, streit, Cloth lawfully and kersey of the length and sealed with a and breadth aforesaid, and also double print of the faid perfection, shall be in lead from the feast of St. Peter ad Altered by Vincula sealed at the end of the 17 Ed. 4. c. 5fame with a double print in lead, devised and ordained by the said treasurer, in testimony and witness of the foresaid true length, breadth, and making. (4) And if any of the forefaid cloths, streits, or kerseys, do not contain the foresaid length and breadth, or be not of the perfect workmanship aforesaid, and the two parts of the same cloths, streits, or kerseys, be of the true and perfect workmanship aforesaid, keeping their faid length and breadth,

Sealing of cloth which is less than a whole cloth. and longer than a half cloth.

that then every fuch cloth, streit, and kersey shall be sealed with the faid feals in the form aforefaid. (5) And that every half cloth containing greater length than the half cloth, and less length than the whole cloth, of the forts of the cloths aforefaid, being of the same perfect workmanship and breadth, shall be sealed with a seal printed in lead, having a mark differing from both the seals aforefaid, in testimony and witness of the true length, breadth. and making of the half cloth. (6) And if any woolen cloth of any forts of the cloths before recited, perfectly made, and having breadth after the fort before limited, containing three yards and an half, or more or less than the half cloth, be put to fale after the faid feast; the fame cloth shall be sealed with a feal printed in lead, having a mark differing from any of the faid feals, for a knowledge to be had of the default of the half cloth; (7) the said seals to be devised and ordained by the faid treasurer, and to be put at the end of every of the half cloths, and cloths less than half The lord trea-cloths. (8) Also by the advice, affent, and authority amake as many foresaid, it is ordained and established, That the treasurer of *England* for the time being, shall have power and authority to make fuch and as many keepers of the faid feals, as he shall think necessary, so that no stranger born be made any (9) And of the faid keepers. that every of the faid keepers so to be made, shall accompt yearly of the revenues of their faid offices in the faid exchequer before the treasurer of England, and the barons there

drap de les fortes des draps avauntditz esteantz del persit overaigne & laeur avauntditz soit enseale oveque une seale empressez en plumb eiant signe different a lune & lautre des ditz seales en tesmoigne & recorde de verraiz longeur laeur & perfection de dimi drap. Et si ascun drap lanuz dascun de les fortes de les draps avaunt recites parfitment fait & eiant laeur folone fon forte avaunt limites conteignaunt trois aulnes & dimi ou plus meins qe le dimi drap soit mis a vend apres le dit fest qe mesme k drap soit enseale ovec ung seale empressez en plumbe eiant signe differente a chescuny de les ditz seales pur coignisaunce destre eue del desaute de dimi drap les ditz seales a estre devisez & ordeignez par le dit tresorer & estre mis al sine de chescun des les dimi draps & draps meindres qe dimi draps. Auxi par ladvis assent & auctorite suisditz ordeignez est & establie que le tresorer d'Engleterre pur le temps esteant aiet poair & auctorite de faire tielx & tauntz gardeins de les dits seales come luy semblera neceffarie. Issint qe null dtraunge neez soit fait ascun de mesmes les gardeins. Et que chescun des ditz gardeins enfi affairs accompte annuelment de les revenuz de lour dits offices en le dit eschequer devaunt les tresorer dEngleterre & barons illeoges pur temps esteantz duement monstrant en les mesmes accomptes le nombre de toutz draps dimi draps streites & kerseis par eux ensealez oveqe les nouns de les possessours diceux chescun de meimes les gardeins a estre guerdonnez annuelment a fon

keepers of the cloth feal as he will.

Surer shalt

lit accompt pur sez la-: diligence en cel partie receipt du dit eschequer discretion de les ditz & barons faunz afcun nt dascune chose en le equer en ou pur la faie fon dit accompt. Et ascun de les ditz garmseale ascun de les atz draps ovege ascun ale ou ascun de mesdraps autrement faitz les manier & ordedefuis especifiez et ceo icient prouf & examimonstrez & approvez : les ditz treforer & par les ditz deposition ne & record de tielx tz persones de bon & putation queux ont experience en texture & faisure de draps ou : le gardein refuse denscun de les ditz draps ordaunt a les mesmes & ordenaunce ou si asgardein ou aulnour a le dit fest pur le Roy persone pur lensealer ge dascun manier drap tre somme de monoie teinuz es statutz & ores devaunt cest temps ; & nient repellez ou tiel gardein ou aulle dit fest refuse de : sa commission de son 1 ascune persone ceo fur lensealer ou met dascun de les draps tz & ceo examinez & provez qe adonges il de foitz come il en les premissez offende ne de xxs. forfacera ite ent au Roy & laue a la partie provant ense en icell par suite e eue devant les ditz III. tre-

for the time being, duly shewing in the fame accompts the number of the cloths, half cloths, streits, and kerseys sealed by them, with the names of the owners of the same; (10) every of the same keepers The accompt to be rewarded yearly at his of the keepers faid accompt for his labour and of the feal, diligence had in this behalf and their reat the receipt of the faid exchequer, by the discretion of the faid treasurer and barons. without payment of any thing in the faid exchequer in or for the making of his said ac-(11) And in case any Thepenalty of compt. of the faid keepers do feal any the keeper of of the aforesaid cloths with any the seal for other feal, or any of the fame omitting his cloths otherwise made than according to the manner and ordinance above specified, and that by fufficient proof and examination shewed and approved before the faid treasurer and barons by the faid deposition. testimony and witness of such fufficient persons of and due reputation, which have had prompt experience in weaving, fulling, and making of cloths; or if the same keeper do refuse to seal any of these cloths, made according to the the faid manner and ordinance: or if any fuch keeper or aulneger do take after the faid feast, for the King, of any person, for the fealing or meafuring of any forts of cloth, any other fum of money than is contained in the statutes and ordinances made before this time, and not repealed; or if any fuch keeper or aulneger, after the faid feast, do refuse to shew his commission of his office to any person desiring the same upon the fealing or meafuring of any fuch cloths before rehearled; ВЬ

ful

and that examined and duly proved, that then he, as often as he shall offend in any of the premisses, shall forfeit the sum of xx s. the one half thereof to the King, and the other half to the party proving the faid offences therein by fuit to be made before the faid treafurer and barons, by bill of debt in the faid exchequer, in which bill like judgment and execution shall be had, as is accustomably had and used against other accomptants in the same (12) And that exchequer. these statutes and ordinances. and other statutes and ordinances made before this time. and not repealed, concerning any of the premisses, shall be contained and specified in every commission to be made to every fuch keeper or aulneger after the faid feast. (13) Also whereas before this time in the occupations of cloth-making, the labourers thereof have been driven to take a great part of their wages in pins, girdles, and other unprofitable wares, under fuch price that it did not extend to, and also have delivered to them wools to be wrought by very excessive weight, whereby both men and women have been dif-Actothier shall couraged of such labour; (14) therefore it is ordained and established by the authority aaforesaid, That every man and ver them wool woman being cloth-makers, from the said feast of St. Peter, fhall pay to the carders, spinfters, and all fuch other labourers, in any part of the faid trade, lawful money for all their lawful wages, and payment of the same; (15) and also shall deliver wools to be wrought according to the faith-

pay to his work-folks ready money, and shall deliaccording to the weight.

tresorer & barons par bille de dette en le dit eschequer en quel bille autielx bille & execution foient euez queux font usuelment usez & euez envers autres accomptantz en mesme leschequer. Et qe cestz estatuitz & ordenauncez & autres statuitz & ordenauncez devaunt cest temps faitz nient repellez concernantz ascuns de les premisses soient conteignus & especifiez en chescun commission au chescun tiel gardein ou aulnour apres le dit fest Et auxi lou par cy devaunt en les occupations del faisance de drap les labourers dicell ount este chacez de prendre graund part de lour gages en espinges ceincts & autres enprofitables merchandises desoubtz tiel price que nextende pas a lextent de lour loialx gagez et auxi ount deliverez a ceux laines destre overez par trop excessive pois quell ad enchase & enchase hommes & femmes en difcorage dautiel labour pur ceo ordeignez est & establie par lauctorite suisdit qe chescun homme & femme faisour de draps a le dit fest de seint Peere paie as cardours cardorelles fileresses & toutz autres les laborers dascun membre dicell loiall moncie pur toutz lour loialx gages & paiement del mesme & auxi delivere laines estre overez accordant a la foiall livre & due pois fur peine de forfeiture a mesme le laborer de treble de ses dits gages issint nonpaiez a taunts foitz come le dit saisour de drap refuse de paier en les manier & fourme au ascun tid laborer par luy mis a loccupstion en ascun de les ditz membres del faisance de drap &

forfeire a melme le our chescun li. dexdeloiall pois a luy deestre overez vi. d. a defaute.

xi est ordeigne par : fuisdit qe chescun cardoresse fileresse tilour tondour de drap ur face duement fon n fa occupation fur rendre a la partie enen cell partie doubles et ae chescun fullour fest de seint Peere en occupation de fuller r ou tezeiler de drap & use teizels & nulls iesme le drap deceiv-: enpeirant fur peine : a la partie endamage damagez. Et qe chefe de peas pur le temps e chescun countee de me par tut le countee citees burghs & villes : maister gardein bailaillifs est ou sont et mair lou mair est & maister lou null mair un bailliff ou baillifs mair ne maister est portrefe lou null maire aillif oul baillifs est ou :hescun citie burgh & z chescun tiel countee t et chescun conestaundred lou conestable red est hors de chess burgh & ville lou ire maister baillif ou u portrefes est ou sont ın fenefchall gardant unt wapentak ou lete persone hors de citee u ville lou null maire baillif ou baillifs ou est ou sont ait & aient auctorite par cest ordoier & terminer les tes de chescun tiel faifour

ful delivery and due weight thereof, upon pain of forfeiture to the same labourer the treble of his faid wages to not paid, as often as the cloth-maker doth refuse to pay the same in the faid manner and form to any fuch labourer, put by him to the occupation in any of the faid parts of cloth-making; (16) and also to forfeit to the same labourer, for every delivery of excessive and unlawful weight to him committed to be wrought vi. d. for every default.

VI. Also it is ordained and Every worker established by the authority a- of wool shall foresaid, That every carder, do his duty therein lawspinster, weaver, fuller, shear-fully. man, and dyer, shall duly perform his duty in his occupation, upon pain to yield to the party grieved in this behalf his double damages; (2) and that The fuller's every fuller, from the faid feast duty in his of St. Peter, in his craft and occupation. occupation of fulling, rowing, or tayfeling of cloth, shall exercife and use taylols, and no cards deceitfully impairing the fame cloth, upon pain to yield to the party grieved his double damage. (3) And that every What magic justice of peace for the time strates may being, of every county of this enquire of and realm, throughout the same punish such as county, out of cities, boroughs, do offend. and towns where any mayor, master, warden, bailiff or bailiffs is or be, and every mayor where there is no master, and every master where there is no mayor, and every bailiff or bailiffs where there is no mayor nor master, and every portreve where no mayor, master, bailiff, nor bailiffs, is or be, of every city, borough, and town within every fuch county aforefaid, and every constable of B b 2 hun-

hundred, where any constable of hundred is, out of every city, borough, and town, where any mayor, master, bailiff or bailiffs, or portreves, is or be; and that every fleward keeping or holding wapentake or leet of any person out of city, borough, or town. where no mayor, master, bailiff or bailiffs, or portreves is or be, shall have power and authority by this ordinance, to hear and determine the complaints of every fuch clothmaker and labourer, as well for nonpayment of the faid labourers wages, as of the faid forfeiture and damages, by due examination of the parties in this behalf thereupon, for nonpayment of the faid duties and forfeiture, and for the faid damages, to commit the faid offenders in this behalf to the next gaol within the fame county, there to remain till the faid duties, forfeitures, and damages be fully paid to the faid labourer or cloth-maker; (4) and also that every of the faid justices of peace, mayor, master, warden, bailiff or bailiffs, portreve, and steward of wapentake and leet, upon the information or complaint of any other person which is not grieved in this behalf, shall have power by the faid authority within his jurisdiction, to cause the party to come before him, against whom such information or complaint shall be made, for offending this ordinance, and to examine him in and upon the matter contained in the fame information or complaint; (5) and if the party, by examination, or other due proof, be found guilty or defective, that then the same party, as often

four de drap & laborer fibien pur nonpaiement de les ditz gages des ditz laborers come de les ditz forfaiture & damages per due examination de les parties en cell partie et fur ceo pur nonpaiement de les ditz duetees & forfaitures & pur les ditz damages de commetter les trespassours en cell parte al proschein gaole deinz mesme le countee illeoqes a demurer tange les ditz duetees forfaitures & damages soient a le dit laborer au faisour de drap duement paiez. Et auxi qe chescun de les ditz justices de peas maire maister gardein baillif ou baillifs portrefe & fenefchall de wapentak & lete fur lenformation ou compleint dascune autre persone qe nest greve en cest part aiet poair par la dit auctorite deinz fa jurisdiction de faire venir devaunt luy la partie envers quelle lenformation ou compleint serra fait pur lencontreseisure a cest ordenaunce et ceux dexaminer en & sur la matier conteignuz en mesme lenformation ou compleint et fil trove par examination ou autres duez proves la partie en ceo coupable ou defectif qadonqes melme la partie si sovent & pur chescun foitz come il est issint trove coupable ou defective forface au Roy ou a tiel persone ou persones qe ou queux est ou sont entitle ou entitlez davoir fines ou amerciaments pur offenses faitz deinz leur jurisdiction iii s. iiij. d. Et qe chescun de les ditz justices de peas & autre officer avauntdit deinz sa jurisdiction sur chescun del dite enformation ou compleint aient plein poair de fere autiel processe envers la partie sur quell ascune tiel enforma-

n ou compleint come est recitee serra fait faire venir personalvaunt luy fur ceo deminez sicome justices ount fur enformation pleint fait a ceux pur e peas faunz ascun see d destre pris ou cue n de les ditz justices 1 autre officer en cell : lexecution de leur ofell parte.

ordeignez est & establie torite suisdit qe tout rap lanuz fait en afre region en cest roiielnez & mys a vend cune part del mesme ne apres le dit fest de er soit forfait au Roy s draps fait en Gales d & draps prifes par les lieges du Roy sur faunz fraude ou male

Et par lauctorite deignez est & establie 1 autre acte ou ordefaitz en cest present it concernauntz la faidrap ou ascun de les s contrariez ou nient ntz a cest act soit & idez & de null effect.

often, and for every time that he is so found guilty or defective, shall forfeit to the King, or to fuch person or persons which is or be entitled to have fines or amerciaments for offences done within their jurif-(6) And What process diction, iiis. iv. d. that every of the faid justices shall be awardof peace, and other officers ed by justices aforesaid, within his jurisdiction upon every of the said interest ers. formations or complaints, shall have full power to make like process against the party, upon whom any fuch information or complaint, as before is rehearfed, shall be made, to cause him personally to appear before him, thereupon to be examined, as justices of the peace have upon information or complaint made to them for furety of peace, without any fee or reward to be taken or had by any of the faid justices, or any other officer in this party, for the execution of their offices in this behalf.

VII. Also it is ordained and No cloths established by the authority a- made in any foresaid, That all manner of other region shall be woolen cloths made in any brought into other region, brought into this England to be realm of England, and fet to fale fold.

ny part of this realm of England, after the faid feast of 11 Ed. 3. c, 3, , shall be forfeit to our sovereign lord the King, except ade in Wales and Ireland, and cloths taken by any of the ege people upon the fea, without fraud or collusion, (2) the authority aforesaid it is ordained and established, y other act or ordinance made in this present parliament ng cloth-making, or any of the premisses, contrary or rding to this act, shall be void and of none effect.

CAP. II.

bat places, and on what conditions English wools shall be exported to Calais.

A, Whereas the King's noble progenitors, by great Ex edit. Raft, eration and advice, by divers acts of parliament in Staple of if, did ordain and stablish a staple to be at Calais, to Calais. t that all the wools and woolfels, and other merchan-

Merchandise of the staple. 14 H. 6. c. 1. 15 H. 6. c. 8.

difes of this realm, called merchandifes of the staple, which should be shipped to passout of this realm, should be carried to the said staple, and to none other place. And in the time that it 18 H. 6. c. 15. was fo used, Calais was in great surety, and this land, as to the commodities of the same, in great prosperity, till now of late that by strange and finister means, many and divers licences of wools and woolfels have been granted and executed. as well in the King's name as otherwise: and have passed into the parts beyond the sea, to other places than to the said staple, and sold to the same persons, which were accustomed to come to the faid staple to buy wools and woolfels: and also divers persons have much used to ship wools and woolfels out of this realm. fome privily by night, and fome openly by force, without paying therefore to the King any custom or subsidy, and carry the same to other places than to the said staple, and sold them to fuch persons as were accustomed to buy wools and woolfels at the faid staple, by which undue means, great damage and inconvenience hath grown to our faid fovereign lord the King and this his realm, and to the safeguard of the said town and marches of the same: Our said sovereign lord the King, considering the premisses, by the advice, assent, request and authority aforefaid, doth grant, ordain, and establish, That wools and woolfels, morling and shorling, that shall be shipped to pass out of this realm, after the feast of Easter, which shall be in the year of our Lord, M.cccc.lxv. shall be shipped at the towns of fuch ports wherein the King hath his beam, his weights, and collectors of the custom to serve and deliver the merchants, that is to say, at the town of Pwle, Southampton, Chichester, Sandwich, London, Ipswich, Boston, Hull, Lynn, and in none other place, creek or port, the wools and woolfels to be shipped in galleys and carraks, and in none other vessel, to pass out of this realm by the streits of Marrocke foreprised and ex-And that by the same authority every person, that so shall ship or cause to be shipped out of this realm, any wools, woolfels, morling or shorling, after the said feast, upon the shipping of them, and before that they pass out of any of the faid towns, where they shall be shipped, shall find sufficient furety to the King, and to the collectors of his custom there for the time being, that the same wools, woolfels, shorling and morling, shall pass to Calais, and to none other place, without fraud or collusion. And also by the same authority it is ordained, That every person which so shall ship wools, woolfels, shorling and morling to Calais, shall bring within twelve months next following, such shipping into the King's exchequer, there to be entered of record, a certificate of him, which is, or for the time shall be called the King's customer, at the port there, testifying the coming of all fuch ships with wools, woolfels, morling and shorling to Calais. Also it is ordained by the authority aforesaid, That if the same customer at the port do not deliver to the merchant, bringing such wools, woolfels, shorling and morling to Calais, a due certificate, after the form of this

Shipping of wools.

act, within viii. days after due request of him thereof made, he shall forfeit to the owner of the faid wools, woolfels, shorling and morling, at any time that he shall refuse to make and deliver such certificate C.li. And if he which so shall ship wools, woolfels, shorling or morling, to be had to Calais, do not bring into the King's exchequer, the certificate, as above is recited, and there offer the same in open court before the treasurer and barons of the same exchequer, for the time being, to be entered of record within the said twelve months, or if any person do contrary to the said ordinance, he shall forfeit all fuch wools, woolfels, morling and shorling so shipped contrary to the faid ordinance, whereof he bringeth not a certificate as before is recited, or the value thereof. The one half to be employed to the expences of the King's house, and the other half to such person as shall sue for the same in this behalf, being mayor of the King's staple at Calais at the same time of such suit commenced. And that he in this case may fue an action of debt of fuch wools, woolfels, shorling or more ling so forfeit, or of the value thereof at his election against fuch person or persons, which shall do contrary to this ordinance. The faid action to be taken, and every issue therein joined, to be tried in the counties where such wools, woolfels, shorling and morling shall be shipped: except that if any issue be taken in the said action upon the offer of the certificate, that then it shall be tried in the county where the said court of exchequer for the time shall be. And that the same process be and lie in such action as is and lyeth in action of debt at the the common law, and that no protection nor effoin lye or be allowed or adjudged for the defendant in such action. And though the plaintiff in such action be discharged of his said office of mayor, hanging the same action, he shall maintain and pursue the said suit, notwithstanding the same discharge.

Provided always, That if any wools, woolfels, morling or shor-wools, ling, to be shipped in the form aforesaid, be taken with enemies woolsels, upon the sea, or else there perished or lost by misfortune, and fuch taking, perishing or loss be found and proved before the treasurer and the barons of the King for the time being, by examination of the person or persons, which so should ship such wools, woolfels, shorling or morling, or their executors or two credible persons sworn, or other reasonable witnesses and proofs, testifying the same wools, woolfels, shorling and morling so taken, lost or perished: that no person for any such woolfels, shorling or morling, so taken, lost or perished, shall be grieved or otherwise prejudiced by this act. Provided also, That the wools, woolfels, shorling or morling, only of the growing betwixt the waters of Teefe and Tweed, Northumberland, Cumberland, Westmortand, the bishoprick of Durham, Richmondshire, and Northaldertonshire, may be shipped in the port of Newcastle upon Tyne, to pass at their liberty, this act notwith- Newcastle. standing.

CAP.

CAP. III.

Certain wools, fells, &c. which may be exported from Newcastle to the staple of Calais. Penalty on those who do contrary to this ordinance.

Shipping of wools at Newcastle.

TTEM, because it is perceived and certainly known, that divers persons for themselves, their factors and servants. do buy and gather wools and woolfels, as well shorling as merling, of the growing of the counties of York, Lincoln, and Nottingham, and carry the same to the port and town of Newcastle, and there the same wools and woolfels, as wools and woolfels of the growing of the country beyond the waters of Teele and Tweed, and of any of the said counties of Northumberland, Cumberland, Westmorland, Richmondsbire, Northaldertonsbire, and the bishoprick of Durham, and by colour thereof do ship and cause to be shipped and carried into places beyond the sea, other than to the staple of Calais, whereby our said fovereign lord the King is greatly deceived of his custom and subsidy, against the statutes in such cases provided, to the great damage of the King and of this his realm, and of his subjects of the same: Our sovereign lord the King, by the advice and assent of the said lords and commons, and by the faid authority will and ordaineth, That no person shall ship or cause to be shipped, at the said port and town, any wools or woolfels, morling or shorling, of the growing of any county or country, other than of the growing of the country beyond the faid waters, or of any of the faid counties of Northumberland, Cumberland, Westmorland, Richmondsbire, Northaldertonsbire, or of the said bishoprick of Durham. And if any perfon ship or cause to be shipped, at the said town or port, any wools, woolfels, shorling or morling, of the growing of any county or country, other than the said countries, betwixt the same waters, or of the faid counties of Northumberland, Cumberland, Westmorland, Richmondsbire, Northaldertonsbire, or of the said bishoprick of Durham, to be carried into any place beyond the sea, other than to the said staple of Calais, shall forfeit the double value of the same wools and woolfels so shipped, and not grown betwixt the faid waters, nor in none of the faid counties of Northumberland, Cumberland, Westmorland, Richmondsbire, Northaldertonsbire, or in the said bishoprick of Durbam: whereof our sovereign lord the King shall have the one half, and he that will fue in this party the other half: and that as well the King, as he that will fue for the same in this behalf, shall have his recovery by an action of debt. The faid action to he taken, and every issue therein joined, to be tried in the said county of York, and not in the faid town, nor in none of the faid counties of Northumberland, Cumberland, Westmorland, Richmendsbire, Northaldertonsbire, or in the said bishoprick. like process to be had in the same action, as is commonly used in an action of debt. And that the defendant in this case have no advantage by any effoin or protection, nor be admitted to wage his law.

Staple of Calais. 3 Ed. 4. C. 1. 12 Ed. 4. C. 5.

CAP. IV.

straint for three years of the custom of contracting for vool in certain counties before it is sborn, unless it be used or cloth or yarn.

EM, whereas by subtil bargains made in buying of wools, Wools sefore that the sheep that bear the same be shorn, the cloth-bought uners of this realm can well nigh find none to be fold, to the florn. t grief of them, which have been accustomed to have their ig by the mean of making of cloth: Our sovereign lord King, by the advice and assent of the said lords, and at the est of the said commons, and by the authority aforesaid, r, shall buy or bargain, from the xviii. day of March, ch shall be in the year of our lord, M.cccc.lxiiii. any wools not shorn, or take promise of bargain of any wools, then shorn, of the growing of Berkshire, Oxfordshire, Gloucester-, Shropsbire, Herefordsbire, Worcestersbire, Wiltsbire, Somerset-Dorsetsbire, Hampsbire, Essex, Cambridgesbire, Norfolk, olk, Kent, Surry, and Suffex, or of any of the same, till the of St. Barthelomew then next enfuing, or buy any wools, Bargain for ake any promise of bargain of wools, which shall grow wool. my of the same counties, the year then next ensuing the feast, before the same feast then next following, or in like mer buy any wools, or take promise of bargain of any Is, which shall grow in any of the said counties the year next enfuing the same feast, till the same feast then next owing, which feast shall be in the year of our Lord ecce. Ixvii. but only fuch persons, which of the said wools I make or do to be made yarn or cloth within this realm, n pain of forfeiture of the double value of all the wools ght or to be bought, bargained or taken by promise of gain against this ordinance: the one half to be had to the ig's use, and the other half to the use of him that will sue in behalf, and that every person that will sue in this behalf I have an action of debt of the same forfeiture, and like ress in the same action, as is had in an action of debt. no essoin, protection, nor wager of law be allowed for the 22 H. S. C. T. endant in this action.

37 H. 8. C. 15.

CAP. V.

rchandises from the duke of Burgundy's countries proribited, till English wrought cloths are received there.

rem, forasmuch as a certain declaration and ordinance, in Duke of Burform of a statute, evermore to endure, and never to be re-gundy, led, and proclamations of the same were late made by the Woolen e of Burgundy in the parts of Brabant, Holland, Zealand, and cloths and er seigniories, that from that time forth all manner woolen 27 H. 6. c. 1. hs and woolen yarn made and wrought in the realm of Eng- 18 H. 6. c. 1. 'should be banished out of the lands of the said duke, that is ay, Burgundy, Lotrike, Brabant and Luneburgh, Flanders, Ar-

tois, Henault, Holland, Zealand, Namur, the marquiship of the holy empire, Friesland, Malunes, the lands beyond the river of Maese, and generally out of all his other lands and seigniories: fo that after the faid proclamation, no such cloth or yarn should be bought, fold, or distributed there. And if after the same time any such cloth or yarn should be there found, that the fame should be burnt as a thing banned; with certain other strait punishments specified in the same proclamations and ordinances: whereby, by all likelihood, the makers of woolen cloths within this realm of England, as weavers, fullers, dyers, spinners, carders, and winders of yarn, and other persons exercifing the faid cloth-making, and also the buyers and sellers of the same, should be destitute of occupations, and become so idle, that it should provoke them to sin and evil life, which God defend: our faid fovereign lord the King, the premisses considered, hath by the advice, assent request and authority aforesaid, ordained and stablished. That no denizen of this realm, nor no merchant of the liege of England, shall bring or convey, nor privily or apertly do to be brought, carried, or conveyed into this realm of England, Wales, or Ireland, any Merchandise manner merchandises or goods of the growing, workmanship, or making, of the lands and parts of Burgundy, Latrile, Brabant, Luneburgh, Flanders, Artois, Henault, Holland, Zeeland, Namur, the marquiship of the holy empire, Friesland, Malynes, the lands beyond the river of the Maele, or of any lands or feigniories, which the faid duke doth hold or occupy, or any of them: nor that any fuch denizen or merchant stranger sell or utter in any part of this realm, Wales, or Ireland, from the said feast, any such merchandises or goods, other than such which have been bought before the faid feast, in any of the said parts, except all manner of victuals. And also except goods and merchandifes taken by any of the King's liege people upon the fea, without fraud, covine, or male engine, upon pain of forfeiture of the faid goods and merchandifes to brought or so sold and bought after the said seast, that is to say, the one half thereof to the King, and the other half to him that first shall seise the same goods and merchandises, in whose hands soever they may be found, till the time that due continual reformation be had and made by the faid duke of the faid declaration and ordinance of banishing, in such wise that all manner of woolen cloth and woolen yarn made, or to be made within the realm of England, Wales, and Ireland, may come to be brought and accepted in the aforesaid parts of Burgundy, Lotrike, Brabant, Luneburgh, Artois, Henault, Holland, Zealand, Nomur, the marquiship of the holy empire, Friesland, Malynes, the lands beyond the water of the Maese, and all other lands and scigniories of the said duke, and in every of them there to be uttered, fold, and expended, used, worn, and distributed, at the election of the owner of the same or his factor in this behalf there, without impeachment of the said duke, or any other his officer in any of the faid lands and parts, to be carried and

Victuals.

conveyed to any other part, at the election of the faid owner or his factor, as freely as they were brought, carried, or conveyed before the faid proclamation of the faid declaration and ordinance made by the said duke. And also he hath ordained Merchants by the faid authority, That all manner merchants strangers, strangers. having any such manner of merchandises or goods of the faid growing, workmanship, or making, being shipped in any vesiel in any part of this realm of England, Wales, or Ireland, and not put to land, or if any fuch merchandifes or goods be put to land in any part of the faid realm of England, after the faid feast, that all such merchandises and goods be utterly voided out of this realm of England, Wales, and Ireland, within forty days next after proclamation made upon this ordinance within the city of London, upon pain of forfeiture of the said goods and merchandises: the one half thereof to the King, and the other half to him that shall first seise any such goods or merchandises. And that open proclamation of this ordinance be made before the eighteenth day of March, which shall be in the said year of our Lord M.cccc.lxiiii. within the city of London, and other necessary places and convenient. And if it happen any suit or action to be taken and fued by the occasion of any such seisin, wherein any iffue concerning this ordinance shall be taken; that the faid iffue be triable and tried in the county and of the venue, where the said seisin shall be had, and in none other place. And because it is greatly doubted, that during the said restraint of the said goods and merchandises made and grown in the aforesaid lands of the said duke of Burgundy, being in this realm, or to be brought into the same, and within the same to be put to sale, by the sellers of them should be exalted and put at an excessive price, which should turn to the great damage of the people of this realm: it is therefore ordained by the faid authority, That during the faid restraint, every mayor, Mayor. bailiff, and other chief governor of every city, borough, and town, and the governors of every fair and market out of city, borough, and town, within this realm, upon complaint to be made to any of them by any of the King's liege people, of fuch enhancing and putting of excessive price, shall have power and authority within their jurisdiction, by due search, examination, and proof had in this behalf, to make such direction and reformation, as by the advice of two discreet men of every fuch city, borough, or town, thereto to be appointed by every mayor, bailif, or other chief governor aforesaid, after their conscience and discretions, in satisfaction and reasonable amends of the party so complaining shall seem reasonable. And this ordinance to endure at the King's pleasure. Provided always, That this act, nor none other act, statute nor ordinance, made or to be made in this present parliament, shall do no damage, prejudice nor derogation to the merchants of Almayne, having the house commonly called Guildhalla Teutonicorum, in Guildhalla the city of London, which merchants now be within this realm Teutonico-

of England, or in any parts under the King's obeifance, or rum.

which hereafter shall be or repair into the same, of or in any franchises, freedoms, liberties, immunities or any other thing granted by the King's progenitors, by their letters patents, to merchants of Almayne, having the said house commonly called Guildhalla Teutonicorum, in the said city of London, nor of any grants or confirmations in any wise made by our said sovereign lord the King by his several letters patents to merchants of Almayne, having the said house commonly called Guildhalla Teutonicorum, in the said city of London, by whatsoever names they be called or named. And that all the said letters patents be in all such force, effect, and strength, and available to the merchants having the said house called Guildhalla Teutonicorum in the said city of London, as they were before the making of this act. This act, or any other act, statute, or ordinance made or to be made in this present parliament notwithstanding.

CAP. VI.

A qualification of the statute of 5. Hen. IV. cap. 9. touching security to be taken of merchants strangers for the employment of their money upon the commodities of this realm.

Customers and controllers.

Merchants strangers.

TEM, our faid fovereign lord the King remembering that where by the statute made in the parliament holden in the fifth year of Henry the Fourth late in deed and not of right king of England, it was ordained and stablished by authority of the fame parliament amongst other things, That all the customers and comptrollers in all ports of this realm, should take sufficient furety for all manner merchandises brought by merchants aliens and strangers, coming and repairing to the faid ports, to the intent that the money taken for the faid merchandifes should be employed upon the commodities of this realm, faving their reasonable costs, as in the same statute is contained more at the And that because the said merchants strangers have not knowledge of the sufficient persons within this realm, which shall be bound for them, so that they cannot oftentimes find to the intent aforesaid such surety: and also because that the faid customers and comptrollers have no manner of power nor authority after the employment performed and made, to rebail the faid fureties to the merchants: wherefore the faid merchants would rather depart, and hereafter not to repair into this realm with any merchandifes, than to find any fuch fureties, in diminution of the King's customs and subsidies in his said ports, unless due remedy be therefore provided: the King, by the affent of the faid lords and commons, and by the authority aforesaid, hath ordained and stablished, That at all times from henceforth the customers and comptrollers for the time being shall take furety by their discretion of the said merchants alone, or of them and other for the faid employment to be had. And that the faid customers and comptrollers in every port of this realm, at all times hereafter, after the employment had by the

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faid merchants, may deliver to the faid merchants all such fureties, which they did take of them or any of them for the faid employment. And that of and for the same they and every of them be discharged against the King. This statute to endure till the next parliament.

CAP. VII.

Regulations to be observed by the shoemakers of London, and those within three miles of the same. The privileges of the inhabitants of St. Martin's le Grand saved.

TEM, our fovereign lord the King, by the advice of his Cordwainer. lords spiritual and temporal, and at the prayer of the said commons in the faid parliament affembled, and by authority of the same, hath ordained and stablished, That no person cordwainer or cobler within the city of London, or within three miles of any part of the same city, be he within franchise or without, do to be made after the feast of Easter, which shall be in the year of our Lord one thousand four hundred sixty five. any shoes, galoches, or huseaus with any pike or poleyn, that shall pass the length of two inches, which shall be judged by the wardens or governors of the same mystery within the said city, and three miles of every part of the same, or upon any Sunday in the year, or in the feasts of the Nativity or Ascension of our Lord, or in the feast of Corpus Christi, shall sell or command or do to be fold any shoes, huseaus, or galoches, or upon the Sunday, or any of the faid fealts, shall fet or put upon the feet or legs of any person, any shoes, huseaus, or galoches, upon pain of forfeiture and loss of xxs. sterling, as often and when any person shall do the contrary of this ordinance or any part of the same. Whereof vi s. viii d. shall be had to the King's use, and vi s. viii d. to the use of the governors of the mystery of cordwainers, and the other vis. viiid. residue of the said xx s. to the use of him that shall find, discover, and prove the breaking of this ordinance. And that every person that will fue for the said forfeiture, shall have an action of debt by writ or plaint at his election, and fuch process and execution in the fame as is had in an action of debt. And that the defendant in the same action be not admitted to wage his law. Provided al- St. Martin's ways, That this act, nor none other act, ordinance or statute, le grand of made or to be made in this present parliament, shall extend to London. the damage or prejudice, nor in any wife be prejudicial or hurtful to the dean for the time being of the King's free chapel of St. Martin's le Grand of London, or to the said dean and chapter for the time being of the same chapel, nor to any person or persons for the time abiding or dwelling within the same chapel. or within any place or places in St. Martin's Lane in London, or within any other place or places within the precinct, fee, or franchife of the faid dean, or the faid dean and chapter, nor to any of the rights, privileges, libertles, franchifes, immunities, or other thing by the King, or by any of his progenitors, predeceffors, or possessors of the realm, estate, and crown of Eng-

hand, to the faid dean and chapter of the faid chapel and their fuccessors jointly or severally in any manner granted, or in any manner heretofore pertaining. And also provided, That the dean of the faid chapel, and the dean and chapter of the fame chapel, shall have, hold, and enjoy fully, freely, quietly, and effectually all their faid rights, privileges, franchifes, liberties, immunities, and every other thing to them granted in manner and form aforesaid, by whatsoever name or names they be named or called jointly or feverally in any letters or writings thereupon made, any act, ordinance, or statute made or to be & 5 Eliz. c. 8. made, or any other matter or thing contrary notwithstanding.

Repealed by 14 H. 8. C. 9.

CAP. VIII.

No stranger shall buy English borns unwrought, gasbered or growing in London, or within twenty four miles thereof. Certain powers vested in the wardens of the borners of London.

Rep. 1 Jac. 1. but is recited and in part revived by 7 Jac.1.C.14.

UR sovereign lord the King perceiving by grievous complaint made in this parliament by men of occupation of horners being enfranchised in the city of London, how that people of strange lands hath come into this land and into divers parts thereof, and hath bought by the hands of their hosts and guides the great and chief stuff of English horns unwrought, of tanners and butchers, and carry the same over the sea, and there employ the same in divers works, to the great damage of this land, and to the final prejudice of a great number of men being of the same occupation: hath, by the advice and affent of the faid lords, and at the request of the said commons, and by the authority aforesaid, ordained, established, and enacted, That from the seast of Easter, which shall be in the year of our Lord God, one thousand four hundred and fixty five, no manner stranger nor alien, by himself, or by any other, shall buy any English horns unwrought, of any tanners, butchers, or of any other persons, gathered or grow-

TEM nostre dit soveraigne L seignur le Roy appris par grevous compleint fait en le dit parlement par les hommes de la mestier des horners enfraunchisez en la citee de Loundres coment les gentz des terres'estraunges ount venuz en cest terre & en diverses parties dicell & ount achatez par les mains de lour gardes hostes & guydes le graund & chief stuffe des cornes Englois nient overez des tanners & bochers & les amesnerent doutre le mere & les illeoges emploierent en diverses overaignes au graunde damage de cest terre & en finall prejudice de le graund nombre des hommes de la dite mestier pur toutz jours ad par affent des ditz seignurs & a la supplication des ditz communes & par lauctorite fuildit ordeigne establie & enacte qe a le fest del Pasque qi serra en lan de nostre Seignur Mille cccclxv. null manere eftraunge ou alies par luy meime ou par aicus autre ascuns cornes Englos nient overez des tanners bochers ou dascuns autres persons coillez ou creissantz deinz ե

itee & xxiiij leukes en un part le mesme la citee ieins adjoignantz & qe Englois ou autre persone ige vende ascuns cornes ois nient overez al ascun inge ou les face maunder le mere issint qe les ditz ers voillent achater les cornes de semble price de font al temps del faisance :st ordenaunce fur peine orfaiture de toutz tielx s issint achatez venduz aundez & qe les gardeins dit mestier pur le temps itz par la dit auctorite aient poair de sercher tout made ware spectant a leur dit er overe ou a overer en lieux deins la dit citee de idres & xxiiii. leukes en un part prochein adjoigna mesme la citee & deinz zires de Stirbrigge & Ely i mains les poient estre z. Et fils par lour serche nt ascun tiel ware ou stuff cun lieu deinz la dite citee oundres & xxiiij. leukes iescun part proscheine adaunt mesme la citee ou les feires de Stirbrigge & en qeconques mains ils t a venders que est defectif ent sufficient qil bien lise x de prendre mesmes les & stuff & les amesner ınt le maire de la dite de Loundres le maire ou fs de les avauntditz feires le temps esteantz et ceo illeoges prove defectif : forfaitz lune moite ent ov et lautre moite ent a itz gardeins destre demealeur pleasir. Purveu toutz qe apres hommes de la mestier deinz cest terre prifez hors & efficux tielx untz cornes come a leur mestier

ing within the faid city, and xxiiii miles on every fide of the faid city next adjoining. that no Englishman nor other person, sell any English horns unwrought to any stranger, or cause them to be sent over the fea, so that the said horners will buy the faid horns at like price as they be at the time of the making of this act, upon pain of forfeiture of all fuch horns fo:bought, fold; or fent. And that the wardens of the faid mystery for the time being, by the faid authority, shall have full power to fearch all manner of ware pertaining to their mystery, wrought or to be wrought, in all places within the faid city of London, and xxiiii miles on every fide next adjoining to the same city, and within the fairs of Sturbridge and Ely, in whose hands they may be found. And if they, by their search, find any fuch ware or stuff in any place within the faid city of London, and xxiiii miles next adjoining to the fame city, or within the fairs of Sturbridge and Ely, in whose hands soever they be, to fell, that is defective and infufficient, it shall be lawful to them to take the same ware and stuff, and bring it before the mayor of the said city of London, the mayor or bailiffs of the foresaid fairs for the time being: and the same there being proved defective, to be forfeited, the one half thereof to our fovereign lord the King, the other half to the said wardens, to be ordered at their pleasure. Provided always, That after that men of the faid occupation within this land, have taken out and chosen such and as many horns as shall be needneedful to their occupation, that then it shall be lawful to them, all and every of them, and other persons of this realm of England, to sell and deliver all the horns refused, which be not able to be occupied in their mystery, to any stranger or other person, to send or carry beyond the sea or elsewhere, as shall please them.

mestier bosoignent que donques lisera a ceux & chescun deux & toutz autres persones de cest roialme d'Engleterre toutz les cornes refusez queux ne sont mie ables a occupiers en leur mestier de vender & deliverer al ascun maner estraunge ou autre persone pur les maunder ou carier doutre le mere ou aillours qiqe lour plerra.

CAP. IX.

Patten-makers may make pattens of such asp as is not fit for shafts.

Ex edit. Raft. 4 H. 5. c. 3.

TTEM, The company of the mystery of patten-makers of I the city of London, piteously complaining, shewed in the parliament, of the grievous hurt, loss and damage, which other persons in times past of the same occupation now dead, and they, long time have borne and sustained, and hereafter be likely to bear and fustain, by reason of a statute made in the time of Henry the Fifth, late king of England in deed and not of right, by authority of this parliament holden in the fourth year of his reign, by which statute it was ordained and established, That patten-makers within the realm of England from that time forth, should make no pattens nor clogs of timber called asp, upon pain to pay to the King C.s. for every default. And that every person, which would sue for the King should have the one half of the pain so forfeit: so that the fletchers throughout the realm, might sell their shafts at more easy and reasonable price than they were wont to fell, as in the said statute more fully is contained. And though also that the said asp timber be the best and lightest timber, thereof to make pattens and clogs, most easy for the wearing of all estates, gentiles and other people, of any timber that groweth, and before the making of the faid statute the faid patten-makers were as free, and at as great liberty to buy all manner of asp timber, and thereof to make pattens and clogs, as they were at the fame time, and at all times have been, and yet be all manner people of the crafts and occupations of turners, carpenters, woodmongers, and colemakers, which do occupy expend and waste yearly in their occupations a great quantity of all manner timber of asp, as well fuch asp timber as would serve to make shafts thereof, as that that would not serve for the same, and no restraint is made for them or any of them to the contrary, and very much asp timber there is, which will in no wife ferve the fletchers to make thereof shafts, which is as sufficient able and convenient to be made in pattens and clogs, as is the remnant of the faid timber to be made in shafts: and the said patten-makers durst not occupy any part of the faid timber, nor one nor other, for fear of forfeiture, of the faid pain contained in the faid statute, which

which is great damage to the faid patten-makers, and none advantage to the faid fletchers, and the common people throughout the realm thereby greatly difeafed: Wherefore our fovereign lord the King, considering the premisses, by the advice and assent of the lords spiritual and temporal, and at the request of the faid commons, hath ordained that from henceforth at all times it shall be lawful to the patten-makers of this realm, to make pattens of such timber of asp, that is not apt, sufficient nor convenient to be made in shafts, and that for the common wealth. And that as often as any patten-maker, after the feast of Easter, which shall be in the year of our Lord God 1465. shall make any pattens or clogs of such part of asp timber, that shall be able and sufficient to be made in shafts, shall forfeit for every time forty shillings, the one half thereof to the King, and the Repealed by other half to him that will fue in this behalf.

CAP.X.

What persons shall take passage or land at Dover in Kent only, and who not.

TEM, whereas by the noble King Edward the Third, pro-Dover. genitor of our fovereign lord the King that now is, after the 9 Ed. 3. ft. 20 conquest of the town of Calais, in his parliament holden in the c. 8. ninth year of his reign, in relief and comfort of the town of Dover, one of the towns of the five ports in the county of Kenter did ordain that no merchant, pilgrim, nor none other person or persons, horse or beast, should take any passage towards the Passage. town of Calais, from any port or place within the county of Calais. Kent, but only from the port of the said town of Dover. And also that no merchant, pilgrim, nor none other person or persons, horse, or beast, should come from Caluis into any port of Kent, but only to the port of the faid town of Dover, except foldiers and merchants coming and going with their ships freighted with merchandises, unless it were by the King's commandment, or otherwise that they were driven or compelled to take some other place or port by tempest. Also it 13 R. 2. ft. 1. was ordained and established by the authority of another par- c. 20. liament, holden in the xiii. year of the noble King Richard the Second, after the conquest, That all passage should be kept at the faid town of Dover in the manner and form before rehearsed, and in none other place within the faid county of Kent, as there hath been used and accustomed by reason of the premisfes, till now late, that notwithstanding divers pilgrims and merchants and other persons, which be no soldiers, with horses and other beasts, of late time have used commonly to take their passage towards the said town of Calais, at divers ports and places in the same county of Kent: and to come from Calais into Kent at divers ports and places in the same, other than in the faid port of Dover, contrary to the grants and ordinances aforesaid, to the great damage, impoverishment, and desolation of the fame town, and likely by continuance to be the cause of jeopardy and loss of the same town, castle, and the Vol. III.

country adjoining. Our faid fovereign lord the King, the premisses considered, and how the said town is set in the uttermost part of this realm next to his enemies, and hath no mean of comfort nor relief, but only by mean of the faid passage, hath ordained, established and enacted by the advice, assent, and authority aforesaid, That no pilgrim, merchant, nor none other person or persons, horse or beast, except soldiers, and merchants with their merchandises, in the manner and form before recited, shall from henceforth take their passage at none other place or port within the county of Kent, but only at the faid port or town of Dover, if they may there have sufficient passage and shipping. And also that no pilgrim, merchant, nor none other person or persons, horse or beast, shall come from Calais to any port or other place within the faid county of Kent, but only to the port of the said town of Dover, except soldiers and merchants with their merchandises, unless they have and shew the King's commandment in writing so to do, or else be compelled and driven to some other place or port by sudden tempest. And that every person, of what estate degree or condition he be, which voluntarily doth against this act or ordinance, shall forfeit for every time that he so doth, five marks: our sovereign lord the King to have the one half, to be employed upon the reparation of the castle of Dover, by the surveying of the con-Rable or his lieutenant there, the other half to that person or persons of the said town or castle, being a freeman of the said town of Dover, that will commence or fue an action thereof against the offender. And that every person or persons of the faid town or castle, freeman of the said town of Dover, may in his own name, have against every person that willingly offendeth this statute, a general action of debt of the said sum of five marks, and declare especially upon the same act or ordi-And that process of outlawry and all other processes and determination shall be had in the said action, as is had and used in other general actions of debt. And also the master of every ship and vessel, which willingly contrary to this act doth convey to any place or places any pilgrim, merchant, or other person or persons, horse or beast, shall likewise forfeit at every time that he so doth, five marks, in the manner and form aforefaid to be fued, had, recovered, levied, and employed.

Ship master.

Repealed \$1 Jac. 1. C. 28.

Statutes made at Westminster, Anno 7 EDw. IV. and Anno Dom. 1467.

A T the parliament holden at Westminster the third day of June, the seventh year of the reign of King Edward the Fourth after the conquest, our said lord the King, by the advice and assent

A U parlement tenuz a Westm' la tierce jour de June en lan du reigne du Roy Edward le quart puis le conquest septisme mesme nostre seignur le Roy del advis & affect

i feignurs espirituelx & elx & a la request de sez nez en le dit parlement eez & par lauctorite de le parlement ad or-& establie certeins staordenaunces en manere ne ensuantz.

assent of the lords spiritual and temporal, and at the request of his commons, in the said parliament assembled, and by authority of the same parliament, hath ordained and established certain statutes and ordinances in manner and form following.

CAP. I.

For making of worsteds.

ierement ge lou y font ien deinz la citee de e come aillours deinz itee de Norff' diverses s queux fount wares verrois dez toutz mas worstedes nient estes assises en longeur ne e de bone stuff & droitsure sicome ils estre deifurent dauncien temps nez & les sleies & file spectantz nient droititz & overez en graund sibien des deinszeins Araunges enhabitauntz irauntz en cest roialme ount usez & usent datielx merchandises conil serroiet dedeinz come re dehors lou de verite intrarie et lou qe woren temps passe furent nt & loialment overez merchandise & ement desirez & aymez parties dela le mere ore fe gils font de non droit & de nondroit stuff ils ortz & appellez subtile iroit merchandise & de eputation au graund nostre dit seignur le graund prejudice de fon Si nostre dit æople. le Roy de lassent des s espirituelx & tempoa la request de sez comen le dit parlement ¿ & par auctorite de melme

FIRST, For that there be The election, as well within the city of oath, autho-Norwich, as elsewhere within rity, fearch-the county of Norfolk, divers ing and fealpersons which do make untrue dens of worwares of all manner of worsteds, sted weavers not being of the affife in length in Norwich nor in breadth, nor of good ftuff and Norfolk. and right making as they cught to be, and of old time were accustomed, and the sleyes and yarn pertaining to the same not well made and wrought, in great deceit as well of denizens as of strangers inhabiting or repairing to this realm, which have used and do use to buy such merchandises, trusting that they were within as they seemed without, where indeed it is contrary: (2) And for that the worsteds in times past were lawfully wrought, and merchandise well liked, and greatly defired and esteemed in the parts beyond the sea; now because they be of no right making, nor good stuff, they be reported and esteemed deceitful and unlawful merchandife, and of little regard, to the great damage of our lord the King, and great prejudice of his (3) Our faid loyal subjects. lord the King, by the affent of the lords spiritual and temporal, and at the request of his commons being in the faid parliament, and by the authority of the said parliament, for the wealth of his people, and the perpetual amendment

Cc2

chewing and avoiding all manner of deceits to be done and wrought in worsteds by them that work the same, and are the means thereof, hath or-Four wardens dained and established, (4) That men of the faid craft within the faid city shall have

of the faid worsteds, and es-

Norwich, and other four in power every year, the Monday Norfolk. & 14 Car. 2. C. 5. 1.3.

of worsted

veavers in

the faid city of the same craft; (5) and also that artificers of the same craft likewise out of the city, that is to fay, within thall have power every year at the same day to choose four wardens within and of the faid Four wardens county, of the same craft: (6) shall take their And the aforesaid wardens in

oath before the mayor, &c.16 H.8. C. 16.

power.

next after the feast of Pentecost. Altered by 13 to choose four wardens within the county of Norfolk, the faid county and city, to come before the mayor of the faid city for the time being, upon the Monday next after the feast of Corpus Christi then next following, and then to be sworn before the mayor of the faid city, and the fleward of the duchy of Lancaster within the faid county for the time being, if it happen him within the faid county then to be present, or else before the said mayor only, the faid steward then be-The wardens ing absent. (7) And that all the faid wardens, as well within the faid city as without, or elfe the greatest part of them, under this form before recited chosen and sworn, shall have full power for the year then next following, to furvey the workmanship of the said artificers, and that they make and work rightfully and well, and of good stuff, and to ordain .fuch rules and ordinances within the said craft, as often as it shall feem needful or necessary for

mesme le parlement pur le bien de tout son people & en perpetuall amendement de les ditz worstedes & destruction de toutz manerez deceites estre faitz & overez es worstedes par eux qi les overent & les moiens dicell ad ordeigne & establie qe homes du dit art deinz la dite citee aient poair chescun an le lunedie proschein apres le fest de Pentecost de eslier quatres gardeins deinz la dite citee de mesme larte. auxi qe lartificers de mesme lart semblablement dehors la cite cestassavoir deinz le countee de Norff' aient poair chescun an au mesme jour de esher quatres gardeins dedeinz & du dit countee de mesme lart et les avauntditz gardeins en les ditz countee & citee de vener devaunt le maire du dit citée pur le temps esteant sur le lunedie proschein apres le fest del Corpus Christi adonges proschein ensuant & illeoges destre jurrez devaunt le maire de la dite citee & le seneschall del duchie de Lancastre deinz le dit countee pur le temps esteant sil aveigne luy deinz la dite citee adonges eftre present ou autrement devaunt le maire tantsoulement le dit seneschall lors esteant absent. Et qe toutz les ditz gardeinz sibien deinz h dite citee come dehors ou autrement la greindre part deux desoubtz cest sourme avauntdit recitee esluz & jurrez aient plein poair pur lan adonge proschein ensuant de surver lartifice de les ditz artifices & qils facent & overent bien & droitment & de bone stuff & de faire & ordeigner autielt rules & ordenaunces deinz k dit art si sovent come il semblera as eux bosoignable ou necestarie

a lamendement de les orstedes & art & ge auiles & ordenaunces par si faitz & ordeignez deles ditz artificers obeiez

utrement quatres de les rdeins ceux de les ditz s qi ascuns de leur ditz : ordenaunces enfreinent ent le contrarie appelı eux vj. de les pluis s de les ditz artificers a dite citee & vi. de les artificers deinz le dit : par la discretion du dit ou seneschall ou dune meront. Et qe chescun worstede soit pursuant : la pece de leall feisure : convenient stuff et ails t les longeur & laeur affise soleoit estre daunmps droitement accuscestassavoir beddes del raund assise en longeur ulnes largement & en ij. aulnes largement & del mesne assise xij. en longeur & en laeur nes & beddes de pluis ise x. aulnes en longeur aeur ij. aulnes & dimi ps appellez monkes xij. aulnes en longeur ıns & v. quarters en draps appellez chanon dune assise vj. aulnes eur & ii. aulnes en laeur utre assise v. aulnes & rters en laeur et double vij. aulnes en longeur arters en laeur & sentleis vj. aulnes en lonv. quarters en laeur & worstede x. aulnes en & v. quarters en laeur i double worstede vj. en longeur & v. quarlaeur & rolle worstede lnes en longeur & dimi aulne for the amendment of the faid worsteds and craft; and that all fuch rules and ordinances. fo made and ordained by them, shall be obeyed and kept by the faid artificers.

II. Or otherwise four of the Punishment of faid wardens, calling to them the offenders.

fix of the most discreet of the faid artificers within the faid city, and fix of the same artificers within the faid county, by the discretion of the said mayor and steward, or one of them, shall punish such of the faid artificers which breaketh. or doth contrary to any of their faid rules and ordinances. (2) And that every piece of worsted shall be pursuing through the piece of lawful making, good and convenient stuff; (3) and The length that they shall hold the length and breadth and breadth as the affise was of pieces of worsted. wont to be of old time rightfully accustomed, that is to fay, beds of the greatest asfife fourteen yards largely in length, and four yards largely in breadth; and beds of the mean assise, twelve yards in length, and three yards in breadth; and beds of the least assize, ten yards in length, and five quarters in breadth; (4) and cloths called monks cloths twelve yards in length at the least, and five quarters in breadth; (5) and cloths called chanon cloths, of the one affife fix yards in length, and two yards in breadth; and of the other affife five yards in length, and feven quarters in breadth; (6) and double motleys feven yards in length, and five quarters in breadth; and fingle motleys fix yards in length, and five quarters in breadth; (7) and double worsted ten yards in length and Cc3

five quarters in breadth; and the half double worsted six vards in length, and five quarters in breadth; and the roll of worsted thirty yards in length, and half a yard in breadth; (8) and that no lambs wool be put in any of the faid wor-(9) And that the warseite detective dens of the said craft, and every of them, for the time being, shall have power and authority to feife all fuch cloths

Wardens may steds.

The mayor, steward, &c. may enquire of, hear, and determineof fences.

Twelve artiquire of the

ficers shall ineight wardens.

The punishment of the wardens deduties,

and stuff so being defective. III. And that the faid mayor and steward, and every of them, by twelve of the discreet artificers of the faid city and county, shall have power at all times to enquire, hear, and determine of all fuch as do against the said ordinances within the faid city or county. (2) And moreover, in eschewing all fuch deceits and falshoods which might happen to be wrought and done in the faid craft by the eight wardens aforesaid, or betwixt themfelves only, or in concealing of the falle workmanship of other of the said artificers in the faid city and county, that the mayor of the faid city for the time being, and the faid steward, or one of them, at such time as he shall think convenient, shall call before him the faid twelve artificers, or the greatest part of them, and charge them to be fworn to make rightful fearch, as well in the stuff, as in all the working of the worsted by the said eight wardens hereafter to be wrought and made.

IV. And that the faid wardens so found defective either fective in their in execution of their office in fearch of all other of the same artificers within the faid city

and

aulne en laeur et qe ne soit mise en null de les ditz worstedes ascune laine dagnell. Et qe les gardeins del mesme lart & chescun diceux pur le temps esteantz averont & avera poair & auctorite de seiser toutz tielx draps & stuff issint estéantz defectifs.

Et qe les ditz maire & seneschall & chescun deux par xij. homes de les discretes artificers de les ditz citee & countee averont poair a toutz temps denquerer oier & terminer de toutz ceux qi fount encontre la dite ordenaunce deinz la dite citee ou countee. enoutre qe en eschuer dautielx deceite & faulxcete queux aveigner puissent estre overez & faitz en la dite art par les viij. gardeins avauntditz ou entre eux mesmes tantsolement ou en counseil de faulx artifice dautres de les ditz artificers en les ditz citée & countée qe le maire de la dite cite pur le temps esteant & le dit senschall ou ung deux au tiel temps come luy quide pluis bosoignable ferra appeller devaunt luy les ditz xij. artificers ou la greindre part deux & ceux charger destre jurrez de saire droiturell ferche fibien en le stuff come en tout lartifice de worstede par les ditz viii. gardeins enapres estre overez & faitz.

Et qe les ditz gardeins issint trovez defectifs ou en execution de lour office en ferche de toutz autres de mesmes les artificers deinz les ditz citee & countee ou en lour propre stuff ou artifice ferront corrects par mesme le maire ou seneschall en tiel fourme sicome autres trespassours mesme lart duissent de droit estre correctes.

Et

s ditz gardeins & chefux en chescun part de itee de Norwyce & ail-1 les countees de Norss? Cantebr' au toutz covenablez averont & poair de sercher tout des worstedes & le stuff fibien deinz lomes oleinz la dite citee de re ou countee de Nors? ascun homme devaunt naire ou fenefchall ou eux foit ent trove dear leur discretion soit : et le worstede & stuff en fourme avauntdit s soient forfaitez lune lautiel forfaiture trove ite citee de Norwice au de mesme la citee & illours a le maire ou des citees burghs & vils chiefs seignurs del see 1 tielx lieux come il aautielx wurstedes & r les ditz gardeins ou n deux par ascune cause lit defectifs ou forfetae trovez et lautre mois gardeins de la dite art emps esteantz: Et qe me de la dite art face vurstede saunz ceo gil ur ceo fon propre figne u entexez par ordede les ditz gardeins ou int cell wurstede destre a nostre dit seignur le

utre ceo pur la pleine tion de les deceites & e defuis recite par lauavauntdit ordeignez est te qe les ditz viij. gar-: dit lunedie proschein lorpus Christi annuelncontinent apres lour desuis récite devaunt les ire & seneschall ou ung ceu assigneront encon-

and county, or else in their own stuff, or workmanship, shall be corrected by the said mayor or steward, in such form as other offenders of the same craft ought of right to be corrected. (2) And that the said Where the wardens and every of them, wardens may in every part of the said city search. of Norwich, and elsewhere in the counties of Norfolk, Suffolk, and *Cambridge*, at all times convenient, shall have power to fearch all manner of worsteds, and the stuff of them. as well within the looms, as out of the looms, wrought within the faid city of Norwich, or county of Norfolk.

V. And if any man, before the faid mayor and steward, or either of them, be thereof found defective, by their difcretion he shall be corrected, (2) and the worsted and stuff, Defective stuff found in manner and form a- shall be forfeit. foresaid defective, shall be forfeit; the one half of fuch forfeiture found in the said city of Norwich, to be to the mayor of the same city, and found in any other place, to the mayor, or bailiffs of the cities, boroughs, and towns, or to the chief lords of the fee, of and in fuch place, as shall happen any fuch worsteds and stuff by the faid wardens, or by any of them, by any cause aforesaid, to be found defective or forfeitable; and the other half to the wardens of the said craft for the time being. (3) And Every man that no man of the faid craft shall set his make any worsted, unless he proper mark put his proper mark fixed or worsted. woven upon the same, by the ordinance of the faid wardens. or elfe the faid worsted shall be forfeit to our faid lord the

King.

Cc 4

tinent

VI. More-

Places of appointed and alfo days.

VI. Moreover, for the full fearch shall be reformation of the deceits and falshoods above rehearsed, by authority aforesaid it is ordained and enacted, That the faid eight wardens, the faid Monday next after Corpus Christi. yearly, incontinently after their charge above recited before the faid mayor and steward, or one of them, shall assign incontinently a certain place, or two, within the faid city, and certain days by the week, and another certain place, or two, or more, if they think it neceffary, in the faid county of Norfolk, and certain days by the week for the year then next following, to the intent that every piece of worsted, which in the same year shall be set to fale, shall be brought before the wardens of the said craft for the time being, to one of the faid places so by them asfigned, to the intent, that as well the artificers of worsteds, and the faid wardens, may certainly know the place where the faid worsteds may duly and rightfully be fearched. Wardens shall And if the faid wardens find the

tet their mark. said worsteds by their search well and lawfully made, that then such a mark or token shall be let by the faid wardens, or by one of them, without fine or fee, upon the same, so that all buyers may well know which piece is fufficiently and rightfully searched and wrought; and that the faid fearch shall as well extend to the stuff of the same, as to the sufficient making: (3) And fuch as they shall find defective, that the mayor of the faid city, and steward of the said duchy, or one of them for the time being, by the affent of the

tinent une certein lieu ou deux deinz la dite citee & certeins jours par septmaigne & une autre certeine lieu ou deux ou plusours sils quident bosoignable en le dit countee de Norff & certeins jours par leptmaigne pur lan adonges proschein ensuant a lentent qe chescun pece de wuritede qe en cell an ferra mys a vend foit apporte devaunt les gardeins de la dite art pur le temps esteant al une de mesmes les lieux issint par eux assignez a lentent que auxibien les artificers des wurstedes come les ditz gardeins favoir puisent en certein le lieu. lou les ditz wurstedes puissent duement & droitement estre serchez. Et si les ditz gardeins trovent les ditz wurstedes par lour serche bien & loialment faitz qe lors par les ditz gardeins ou par une deux saunz fine ou fee illeoges soit mys sur ceo tiel figne ou token iffint qe toutz achatours bien favoir puissent qil est sufficialment & droitment serche & overee et ge le dit serche extende sibien a le stuff dicell come a la sufficient faisure & tielx quellx ils trovent defectifs qe le mairedela dite citee & seneschall de le dit duchie ou une deux pur le temps esteantz par affent par les ditz gardeins & xij. artificers averont ou avera poair par cest acte de mettre en icell tiel correction come par eux semblera resonable & qe pur chescun pece de wurstede venduz nient signez en sourme avauntdit qe le primer vendour dicell forface le price del pece issint par luy vendue a nostre dit seignur le Roy et qe toutz ordenaunces actes & grauntes faitz ou affairez en prejudice ou contrarie de les premisses concernants

artificers, shall have power by

this act to fet therein such cor-

rection as to them shall seem reasonable; and for every

piece of worsted sold, not marked after the form afore-

faid. That the first seller thereof shall forfeit the price of the

wurstedes soient voidez & de the said wardens and twelve pull effect.

Et qe toutz maires viscountes & baillifs & toutz autres officers foient entendauntz aidantz & supportantz a les ditz gardeins. en lour serches si sovent come ceux ou ascun deux serront ou ferra par les ditz gardeins ou par ascun diceux resonablement requis.

all ordinances, acts and grants made or to be made in prejudice, or contrary to the pre-All officers misses concerning worsteds, be void, and of none effect.

VII. And that all mayors, sheriffs, and bailiffs, and all ant upon the other officers, shall be attending, aiding, and supporting to fearchers. the faid wardens in their fearch, as often as they or any of them 20 H. 6. c. 10. the faid wardens in their learch, as often as they or any of them, reasonably 14 & 15 H. 6. c. 4. shall be by the said wardens, or any of them, reasonably 14 & 15 H. 8. zequired.

piece so by him fold, to our lord the King; (4) and that shallbe attend-

CAP. II.

For cloths made in the bundreds of Lifton, Tavistock, and Rowburgh in Devonshire.

TEM monstre fuit a nostre 🗘 dit seignur le Roy en le dit parlement par les enhabitantz & residentz de les hundredes de Lifton Tavistoke & Roweburgh deinz le countee de Devoine qe come en la darrein parlement commencez a Westm' le xxixe jour dAprill lan de fon reigne tierce & par diverses prorogations & adjournamentes jusques le xxje jour de Januarie lan de son reigne quart continuez entre autres ordeigne fuist par auctorite mesme le parlement qe nulle persone qe ferroiet ou ferroiet estre fait ascun drap lanuz au vend a le fest de Seint Peer appellez ladvincle delors proschein ensuant ne metteroit en ou desuis mesme le drap ne en la laine dont le dit drap serroiet fait ascuns flokkes en ascun manere sur peine de forfeiture mesme le drap en quel ascuns autielx flokkes serroient misez ou mixtez come par la dite ordenaunce

TEM it was shewed to our The inhabi-L faid lord the King in the faid tantsofcertain parliament, by the inhabitants hundreds in and residents of the hundreds of Devon may Lifton, Tavistock, and Row-put flocks in burgh, within the county of De- the cloths von, That whereas in the last made of the parliament begun at Westminster ing in the same the nine and twentieth day of hundreds. April, the third year of his reign, 4 Ed. 4. c. 1. and by divers prorogations and adjournments continued till the xxi of January, in the fourth year of his reign, amongst other things it was ordained by authority of the same parliament, That no per-Son which should make any woolen cloth to fell, from the feast called Saint Peter ad vincula then next following, should put in or upon the same cloth, nor in the wool whereof the said cloth shall be made, any flocks in any wife, upon pain of forfeiture of the same cloth, wherein any flocks should be put or mixt, as by the said ordinance more plainly appeareth. (2) By which ordinance the faid

inhabitants being within the said hundreds, were likely to be undone, for that they have continually used, from the time whereof is no memory, to mix and put flocks in the cloth made there, of the wool growing within the same hundreds, without which flocks they might not, nor could make any cloth there to fell, by reason of the groffness and stubbornness of the said wool; for the same wool is not put in cloathing, nor in cloth, in any part of this realm; fo that our faid lord the King by the said ordinance shall lose his customs, aulnages, and all other profits pertaining and belonging to him of the said cloth made in the said bundreds, and the inhabitants aforesaid for ever shall be utterly impoverished, and like to be undone, unless a reformation be bad in the premisses.

II. Our faid lord the King (the premisses considered) by the advice and affent of the lords spiritual and temporal, and the commons in this prefent parliament affembled, and by the authority of the same, hath ordained, that all the faid inhabitants and residents in any places within the same three hundreds, may make, and cause to be made, all manner of woolen cloth of the faid wool, and to the same lawfully put, and cause to be put, such quantity of flocks as shall be needful and profitable to the maker and owner of the fame cloth; and that all the cloths after fuch form to be made with flocks within the faid three hundreds, and every of them, may be bought and fold at all times, without any impeaching or damage of any person, and without forfeiting any of the faid cloths, notnaunce pluis pleinement appi-Par quell ordenaunce les ditz enhabitantz esteantz deinz les ditz hundredes furent semblables estre defaitz par cause gils ount continuelment usez de temps qu null memoire est de commixtre & mettre flokkes en le drap illeoges fait de laine cressant deinz mesmes les hundredes faunz quelx flokkes ils ne poiont ne favont feere ascun drap illeoges a vend par cause del grossure & stobournesse de mesme laine gar la dite laine nest pas mys en drapeur ne en drap en ascun part de cest roialme issint qe nostre dit seignur le Roy perdera par la dite ordenaunce sez custumes aulnage & toutz autres profites a luy en cell part parteignauntz & regardauntz del dit draps fait en les dit draps fait en les ditz hundredes & les enhabitantz avauntditz pur toutz jours toutautrement ferroient empoverishez & semblablez destre destroiez finoun qe reformation soit eue en les premisses.

Nostre dit seignur le Roy les premisses considerez ad ordeigne par advis & affent des seignurs espirituelx & temporelx & les communez en le dit parlement assemblez & par auctorite del mesine qe toutz les ditz enhabitantz & residentz es ascuns lieux deinz les ditz trois hundredes puissent faire & fere estre faitz tout manere drap lanuz du dite laine & en icell licitement mettre & fere estre mys tiel quantite des flokkes come ferra bosoignable & profitable al feisour & possessour mesme le drap & qe toutz les draps en tiel fourme ove flokkes eftre faitz deinz les ditz trois hundredes & chescun deux puissent estre achatez & venduz a touts

unz ascun empeschedamage dascune peraunz forfaiture dascun

withstanding the said ordi- 5 & 6 Ed. 6. nance above rehearfed. 27 El. c. 17.

itz draps la dite ordenaunce defuis reherfee nient con-

CAP. III.

ilen yarn and cloths unfulled, not to be carried out of the realm.

monstre fuist en le arlement par les comqe come en diverses leinz cest roialme de autre estoit use per ites fibien estraunges inszeins dachater file par les livres & autres s diverses merchies & ont drap serroit fait blablement dachater rudes nient fullez & le file & drap crude fi alle cariont oultre le ur toutz queux file '& ient fullez nostre dit le Roy nulle manere aulnage ne null autre : availle prist lou si le fuissent triste & le dit ıllez deinz le roialme averoit la custume & pur les mesmes & texfullours le dit roialme : bien occupiez pur de-: qoy les lieges de noseignur le Roy sont ment endamagez & rifshez & estranges panieulx occupiez & en-Si ad nostre dit sei-Roy de lassent des seipirituelx & temporelx t parlement affembleez request des ditz com-& par auctorite de mesparlement ordeigne & qe nulle persone deins-: estrange a le fest de tion qi ferra en lan nomur Dieu Mille cccclx ie ou face destre cariez is parties dela le mere

ascun

TEM, it was shewed in the No woolen faid parliament by the com- yarn or cloth mons, That whereas in divers beyond fea. parts within this realm, mer- unfulled. chants, as well strangers as deni- 3 H. 8. c. 7. zens, have daily used to buy wool- 8 El. c. 6. en yarn by the pound, and other weights, in divers markets and fairs, whereof cloth should be made; (2) and likewise to buy raw cloths not fulled, and the same yarn and raw cloths so not fulled, did carry beyond the fea, for all which yarn and cloths unfulled, our lord the King did take no manner custom, aulnage, nor any other profit or avail; (3) where if the said yarn were woven, and the faid cloths fulled within this realm, the King sbould have the custom and advantage for the same, and weavers and fullers of the faid realm should be well occupied; for default whereof the King's liege people be greatly hurt and impoverished, and ftrangers thereby the better occupied and enriched. (4) Wherefore our faid lord the King, by the affent of the lords spiritual and temporal, and at the request of his commons, in the faid parliament affembled, and by the authority of the same, hath ordained and established, That no person, denizen or stranger, from the feast day of the Assumption, which shall be in the year of our Lord God 1468, shall carry, or cause to be carried, into any parts beyond the sea, any woolen yarn, or cloth not fulled,

shall be woven in the same (5) And alic all cloth realm. therein made, after 'le said feast day, shall be fulled, and fully wrought within the faid realm, before that it be had and carried out of this realm, upon pain of forfeiture of the very value of all fuch yarn unwoven, and cloth not fulled, had or carried out of this realm; (6) the one half of the fame forfeiture to be levied to the King's use, and the other half thereof to him or them that espieth or maketh proof of any fuch unwoven yarn, or cloth not fulled, after the faid feast 50 Ed. 3. c. 7. day, to be carried to any place beyond the sea.

led, but that the woolen yarn

which shall be made after the

fame feast day in this realm,

ascun file lanuz ne drap nient fullez mes qe le file lanuz affaire puis melme le fest en cest roialme soit texez en icell. Et auxi tout drap en icell fait apres le dit fest soit fullez & pleinement overez deinz le dit roialme devaunt qe afcun dicell foit eue & carie hors de cest roialme sur peine de forfaiture de le verray value de tout tiel file nient texe & drap nient fulle euez ou cariez hors de cest roialme la moite de mesme la forfaiture destre levez al oeps nostre dit seignur le Roy & lautre moite de ceo a luy ou ceux qi espiera ou espieront ferra ou ferront prove ou dascun tiel file nient texe ou drap nient fulle puis le dit fest estre cariez a ascun lieu doutre le mere.

3 H. 7. C. 11.

CAP. IV.

The effect of the King's grant of lands to them which before bad right in them.

Ex edit. Pult. The force of the King's grants, releafes, &c. of lands to them which before had right to them.

TEM, by the advice, affent and authority aforesaid, it is ordained, That every grant, release, confirmation and restitu-tion made and granted by the King in fee-simple or fee-tail, to any person or persons after the sourth day of March, the first year of his reign, of any manor or manors, lands or tenements with their appurtenances, whereunto the faid person or persons before the time of every fuch grant, releafe, confirmation or reftitution to him or them so made, had in or to the same right or title, shall be of such force and effect as they were before the beginning of the faid parliament: any act made or to be made in the same parliament notwithstanding.

CAP. V.

How lands coming to the King's bands by attainder, and after granted to another, shall be bolden

Lands holden of a common person by fealty, &c. coming to the by attainder of treason, being after granted to another shall be holden as

TEM, by the advice, affent and authority aforefaid, it is or-A dained, That all lands, tenements, hereditaments, and other possessions, which the first day of March, next before the fourth King's hands day of Manch, the first year of the King's reign, were holden by fealty and rent, or other fervices, of any person or persons not attainted, which lands, tenements, hereditaments, or other possessions the fourth day of March, the first year of the King's reign, or any time after came into the King's hand or possession, by reason of any attainder of treason, and after passed from the King by any of his letters patents, to any person or persons, or hereafter

hereafter shall pass from the King by any of his letters patents, if the same to any person or persons, that the same person or persons, and attainder had every of them, and every their heir and heirs, assignee and assignees, successor and successors shall have, perceive and take such rent and rents, as to any of them were due, and ought to be due of the same lands, tenements, hereditaments, or other posfessions, or any of them being in the hands of any other person or persons than the King, as if the said attainders had not been had. (2) And that it shall be lawful to every person or persons not attainted, and to every of them, and to every of their heir or heirs, affignee and affignees, fucceffor and fucceffors in the fame lands, tenements, hereditaments or other possessions, being in the hands of any other person or persons than of the King, for the faid rent or rents to distrain, after such manner and form as they and every of them might have done, if the fame attainders had not been had. This act to be in his force the first day of this said parliament.

Statutes made at Westminster, Anno 8 EDW. IV. and Anno Dom. 1468.

OSTRE seignur le Roy Edward puis le conquest quart a son parlement com-mencez a Westm' le tierce jour de June lan de fon reigne septisme & par diverses prorogations & adjornamentes jufqes le xije, jour de May lan de son regne oept continuez mesme le xije, jour de ladvis & affent des seignurs espirituelx & temporelx & a la speciall request des communez en mesme Ie parlement assemblez ad fait ordeigner & establier diverses statutes & ordenaunces en la fourme gensuit.

OUR lord the King Edward
the Fourth after the conthe Fourth after the conquest, at his parliament holden at Westminster the third day of June, the seventh year of his reign, and by divers prorogations and adjournments continued till the twelfth day of May, the eighth ·year of his reign; the same twelfth day, by the advice and affent of bis lords spiritual and temporal, and at the special request of his commons, in the faid parliament assembled, hath made, ordained, and established divers statutes and ordinances in the form following.

CAP. I.

An act concerning set cloths.

IRST, because it was shewed in the said parliament, by the commons there being concerning the clothmakers and The length, commons there being, concerning the clothmakers and breadth, and inhabitants within the county of Norfolk, Suffolk, and Effex, weight of that whereas long time past there hath been a good common broad set usage within the same counties, by the clothmakers there, cloths and that divers woolen cloths called broad set cloths, and other calmade in Normade in No led streit set cloths, that is to say, the set broad cloths every folk, Suffolk, cloth to contain after their sufficient workmanship thereto re- and Essex;

quired and they shall

be sealed by the aulnager. Rep. 5 & 6 Ed. 6. c. 6.

quired ready to fale xxviij. yards and xxvij. inches in length by the crest, and in breadth seven quarters within the lists directly from one end of the cloth to the other end of the same. every cloth of the faid fet broad cloths so made ready to fale to weigh xxxviij. pound at the least or more. And the said cloths called streit set cloths to contain after their sufficient and rightful workmanship thereto required ready to sale, in length xiiij. yards and xiiij. inches measured by the list. And in breadth iii. quarters and di. quarter of a yard within the lifts directly from one end to the other. And every cloth of the faid streit fet cloths so made ready for fale, to weigh ix. li. and di. at the least or more, whereby the faid clothmakers and inhabitants in the faid counties did greatly prosper, and had great profit and good utterance of the faid cloths and the King greatly increased in his customs, till now of late that divers and many of the inhabitants and clothmakers within the faid counties, by subtil imagination craft and collusion did and now do make cloths there, naming some of them broad set cloths, and some of them ftreit set cloths. The which so named broad set cloths, the cloth passed not the length of xxvj. yards, and some less, and in breadth no more but fix quarters and some less, and in weight not above xxviij. pounds and some less. And the said cloths called streit set cloths, the cloth passed not the length of xij. yards, and some less, and in breadth but half a yard and half a quarter of a yard and some less, and in weight not over seven pounds and some less. By reason of which deceits, as well in the undue workmanship as in default of length breadth and weight, the faid clothmakers and inhabitants within the faid three counties, have not had nor may have utterance into frange parts nor to have profit of the faid cloths made after the form aforesaid, because of the not due making aforesaid, to the great damage and utter undoing of the faithful clothmakers inhabiting within the faid counties, and great damage to the King of his customs and devoirs in this behalf: our faid sovereign ford the King (the premisses considered) by the advice and affent of the lords spiritual and temporal, and at the request of his commons being in the faid parliament and by the authority of the same, hath ordained and established, That all the said cloths called broad fet cloths, and streit fet cloths, and every of them, which shall be made within any of the said counties after the first day of August, which shall be in the year of our Lord God one thousand four hundred threescore and eight, shall be rightfully made in the form ensuing. That is to say, every of the said cloths called broad fet cloths, after they be sufficiently, perfectly, and rightfully made, clean scoured, fully searched, and ready to fale, shall contain in length xxviii. yards, and xxviii. inches measured by the crest, and in breadth seven quarters within the lists directly from one end of the said cloth unto the other. And every of the faid broad set cloths after all the faid sufficient and perfect workmanship, clean scouring, and full searching, and made ready to fale shall weigh xxxviij. pounds at the leaf.

And also that every of the said streit set cloths, which shall be made in any of the faid counties after the faid first day of August, after all manner sufficient perfect and right workmanship, clean scouring, and full search, and ready to sale, shall contain in length fourteen yards and fourteen inches measured by the lift. and in breadth three quarters and half quarter of a yard within the lists directly from one end to the other. And every of the faid streit set cloths after all the said sufficient and perfect workmanship, clean scouring, and full searching, and made ready to fale, shall weigh nine pounds and a half at the least. And that all the said cloths, called broad set cloths, and streit set cloths, which shall be made within any of the said counties after the faid first day of August, of right and perfect workmanship, according to this ordinance, shall be sealed by the King's aulnager or sealer, with the seals of the subsidy and aulnage within every of the faid counties therefore ordained printed in wax. And that no person or persons, after the said first day of August, shall offer nor put to fale any of the faid cloths, called broad fet cloths or streit set cloths, not keeping full length, breadth, and weight, or not clean scoured or fully searched according to this ordinance, upon pain of forfeiture of the same, the one half thereof to the use of our said sovereign lord the King, and the other half thereof to the party that shall espy and seise the same. And that no person or persons after the said first day of August. shall tach, pack, or carry any of the faid cloths, called broad fet cloths, or streit set cloths, out of any of the said counties, unless the same be sealed by the King's aulnager, or sealer, after the manner above ordained by this ordinance, upon pain of forfeiture of the same, the one half to the King, and the other half to the party which shall espy and seife the same. And if any aulnager, or any of his deputies within any of the faid counties, shall seal any of the said set cloths, not containing the same length, breadth, and weight aforefaid, that then he shall forfeit for every broad cloth so sealed, fix shillings eight pence. And for every of the streit set cloths so sealed xx. d. the one half of the same forfeiture to be paid to the use of our said sovereign lord the King, and the other half to him that will fue for the fame by action of debt, by writ or bill in any of the King's courts, at his election that will fue in this behalf. And in the fame action to recover over and beside the said forfeiture, such costs and damages as be commonly used in an action of debt fued at the common law.

CAP. II.

An all concerning liveries of company.

IETM, our fovereign lord the King, remembring that where The penalty in times past divers statutes have been made for the punish- for giving of the punish- taking of livers at ment of such persons, which give or receive liveries, with divers taking of lipains and forfeitures comprised therein: and that yet divers per-retaining sons in great number, having no dread of the said pains and Rep. 2 Car. 1. forfeitures, do daily offend against the form of the same: by the c. 4advice

advice and affent of the lords spiritual and temporal, and at the prayer of the commons of this realm, being in the faid parliament, and by authority of the same, hath ordained and established, that all statutes and ordinances made before this time against any persons for giving or receiving of liveries and badges, shall be fully observed and kept. And moreover, that no person, of what estate, degree or condition that he be, by himself or any other for him, from the feast of the nativity of Saint Jehn Baptiff, which shall be in the year of our Lord God, M.CCCC.lxviii. shall give any such livery or badge, or retain any person other than his menial fervant, officer, or learned man in the one law or the other, by any writing, oath, or promise, and if any do the contrary, that then he shall run in pain and forfeiture for every fuch livery or badge, giving a C. s. and the retainer or taker of fuch oath, writing or promise, or retainer by indenture, for every fuch retaining or taking of any fuch oath or promife or retaining by indenture, shall incur the pain and forfeiture of one hundred shillings for every month that any such person is so retained with him, by oath writing, indenture, or promise. And also that every person so retained, by writing, indenture, oath, or promise, for every such month that he is so retained, shall forfeit and lose one hundred shillings. And moreover the King, by the advice, affent, and authority aforefaid, hath or-dained and established, That as well before the King in his bench, as before the justices of the common place, justices of peace in their sessions, justices of Oyer and Terminer, and gaol delivery; the King's justices in his counties palatine of Lancaster and Chester, for the time being, in every of those the King's courts aforesaid, before them or any of them; and in the regalty and court of the archbishop of York in Hexbamsbire before the justices there: and in the court of the bishop of Durham, in the county palatine of Durham, before the justices there, every person that will sue or complain against any person or persons offending or doing against the form of this ordinance, or any other of the premisses: shall be admitted by the discretion of the judges in every of the faid courts, to give information for the King therein, of any of the premisses within the jurisdiction of every of the faid courts done or committed. And every fuch informer, if he will, shall be admitted to sue for the King and himself, action for action upon the same by information to be given or made in any of the faid courts, against as many such offenders in one bill or information to be named as liketh him, which so informeth. And this information so given shall stand and be instead of a bill, or original writ. And that thereupon all fuch process shall be had and made, as is had and made upon an original writ of trespass done against the King's peace. And if any of the offenders be present in any of the said courts, he by the commandment of every of the judges in the same courts, shall be brought in and put answer to such bill or bills by such information, by an oath first to be made upon a book by the informer, before any of the said judges, that his complaint is

al without any other or further process therein. And that me judges and every of them, in every of the faid courts, lave power in their several jurisdiction, to examine all perefendants, and every of them, upon every fuch informaand to judge him or them convicted or attainted as well h examination as by trial, as the case requireth, after the ion of the judges: and also shall be charged by the judgin the same to the person complainant or informer in this , of all the costs had in the same, by the discretion of the and judge in the same. And also the same party comnt to have the one half of the said forfeitures, and the the other half. And all such execution to be had for the ier in this behalf, as is had, or ought to be had in recoof debt or trespass at his pleasure. And that no protecor essoin be allowed upon any such information. And that riff nor coroner return upon any defendant being a person ent, in any fuit grounded upon any of the premistes re-I sufficient, any less issues than twenty shillings at the first f the distress: and at the second day xxx. s. and at the lay forty shillings, and so at every day after, more by ten gs in issues. And if any sheriff or coroner do the conthat then he shall forfeit for every fuch return against the iforefaid, twenty shillings. And also by the advice, assent, uthority aforesaid, it is ordained, That in every city, gh, town, and port of this realm corporate, wherein the , theriffs, bailiff or bailiffs, or other chief officer of such porough, town or port, have power to hear and determine al pleas: the fame mayor, sheriffs, sheriff, bailiff or baior chief officer in the court holden before them or any of within any fuch city, borough, town, or port, shall have and fuch authority to receive fuch information as to nd determine as well by examination, as by trial by their ion; all things done concerning the premisses, by, or to habitants within the jurisdiction of the same court. And te and to put this ordinance in execution, in like manner orm as is above ordained. And that our fovereign lord ing, shall have the one half of the forfeiture, and the intherein, and the mayor, sheriffs, sheriff, bailiff or baior chief officer of such city, borough, town or port, to he other half equally to be divided betwixt them: whereof rt pertaining to the mayor, sheriffs, sheriff, bailiff or baior chief officer, shall be applied to the use of such city, gh, town, or port. And that all retainings, and every ng by indenture or other writing oath or promise of any

made before the said seast, other than to be menial seror officer, or of his council, or for lawful service done or done, shall be from the said seast utterly void and of no nor effect. Also it is ordained and established, by the adissent, and authority aforesaid, That our sovereign lord the shall have the one half of all the said pains and sorseiin manner and form before ordained; except in cities,

L, III. D d boroughs

boraughs, towns, and divers other places, where any person or persons have by reason of their privileges, liberties, franchises, or grants, like forfeitures and pains: and that every fuch perion or persons, shall have the half of the said forfeitures and pains made by this act, according to their privileges, liberties, franchises and grants, as the King should have, if the said privileges, liberties, franchises and grants had not been had, granted, nor made. Provided always, That this act extend not, nor be prejudicial to any gift, grant, or confirmation made, or to be had of any fee, annuity, pension, rent, lands, or tenements, by the King or any other person or persons, to any person or persons for their council given or to be given, and their lawful service done or to be done, and for none other unlawful cause: nor none other unlawful intent: although that the person or persons to whom such gift, grant, or confirmation is or shall be made, be not learned in the one law or in the other. Also it is ordained by the advice, affent, and authority aforefaid, That every such gift, grant, or confirmation, shall be of like force and effect. and as good, effectual, and available, as they and every of them were, if this act had not been made. And by the faid authority it is ordained, That no Exigend shall be awarded by any of the justices for the time being, within the said counties palatine of Lancaster and Chester, or either of them, or in the said bishoprick of Durham, against any person or persons, upon any information, fuit, or process to be made by force of this ordinance and statute. And if any Exigend be awarded, or an outlawry thereupon pronounced, in any information, fuit, or process to be made by virtue of this ordinance, as before is faid, that then fuch outlawry shall be utterly void and of no force nor effect, without any suit or writ of error or otherwise. Provided also, That this ordinance do not extend to any livery given or to be given, at the King's or Queen's coronation, or at the stallation of an archbishop or bishop, or erection, creation, or marriage of any lord or lady of estate, or at the creation of knights of the bath, or at the commencement of any clerk in any university, or at the creation of ferjeants of the law, or to give by any guild fraternity or mystery corporate, or by the mayor and sheriffs of the city of London or any other mayor, sheriff, or other chief officer of any city, borough, town, or port of this realm of England, for the time being, during that time, and for executing their office, or occupation, nor to any badges or liveries to be given in defence of the King, and of his realm of England, nor to the constable and marshal, nor to any of them for giving any badge, livery, or token for any such feat of arms to be done within his realm, or to any wardens of the marches toward Scotland for any livery, badge, or token of them to be given from Trent northward, at fuch time only as shall be necessary to levy people for defence of the faid marches or any of them.

CAP. III.

In actions triable by jurors of Middlesex, the jurors shall be called the fourth day.

TEM monstre fuist par les 🗘 ditz communez en le dit parlement depar les franc tenauntes demurantz dedeinz le countee de Middlesex deinz quel countee annuelment font plusours actions suez & trials par xij. hommes euez qe sont dedeinz plusours autres countees de cest roialme causez par reseancie de toutz courtes du Roy tenuz & demurantz au Westm' deinz le dit countee isfint qe en chescun action jointz al issue en le dit countee ascuns de les ditz franc tenauntes sont empanellez a lourgraunt vexation & ensement outre les sesfions de peas tenuz deinz le dit countee mesmes les franc tenauntes chescun temps par inquisitions en le banc le Roy & fur deliverance des prisones illeoges & par actions fur patentz & tailles suez en leschequer du Roy & as viscontz & autres accomptantz lour deputees & attornees surmisez estre monstrez & issues sur ceojointz & prifez empanellez en icell ils Sont emportunement vexez grevez & empoverishez et qe pluis damage oft quaunt ils font empanellez en diverses actions personelx & les Venire facias & Habeas corpora retournez delaie per default ou essoin al partie pleignant ou defendant est alloue la ley accordant & mesque ascun de les empanellez adonge voudroit apparoier enqore la jurr'ne ferra demaunde mes toutz lour defaultes faunz demaunder foit il amerciament ou iffues iffint fur eux retournez ferront entrezesteant

TTEM, It was shewed by the The several commons in the faid parlia- charges and ment, on the behalf of the freehold- troubles ers dwelling within the county of which the Middlesex, within which county Middlesex, bethere be yearly many actions fued, ing jurors, and trials had by twelve men, endure. more than be within many other 4 Geo. 2. C.7, counties of this realm, in regard of the resiance of all the King's courts holden and remaining at Westminster within the faid county, so that in every action brought to an issue in the said county some of the faid freeholders be impanelled, to their great vexation: (2) and also besides the sessions of peace holden within the faid county, by inquisitions in the King's bench, and upon the deliverance of prisoners there, and by actions upon patents and tailles sued in the King's exchequer, and to sheriffs and other accountants, their deputies and attornies, furmifed to be shewed, and issues thereupon joined and taken, the same tenants always impanelled thereupon be importunately vexed, grieved, and impoverished; (3) and, which more hurt is, when they be impanelled upon divers actions perfonal, and the Venire facias and Habeas corpora returned, a delay by effoin or default is by the law allowed to the party plaintiff or defendant; (4) and though some of them which be impanelled would appear, yet the jury should not be demanded, but all their defaults without demanding (be it amerciaments or issues so upon them returned) shall be entered, no default being in them, which is against reason. (5) Our lord In actions tri-

D d 2

null

the King (the premisses con-able by jurors fidered) of Middlefex, the jurors shall sidered) by the advice of the

be called the lords spiritual and temporal, ter the return, and at the request of the commons, in the faid parliament assembled, and by authority of the same, hath ordained, That every juror, from the feast of the bleffed Trinity next coming, that shall be impanelled and returned within the faid county of Middlesex, in any of the said courts, in any of the faid actions, at every fourth day of the return thereof thall be demanded and called, (6) and that all persons impanelled in any of those courts that do appear at the fame day, their appearance shall be recorded, and there entered by the court, and they shall not be amerced, nor lose any issues the same day in Delays in per- that fuit. (7) And it is ordainnot prejudiced ed by the same authority, That by this statute. every default, essoin, and every other delay of any person, plaintiff or defendant, in any fuch personal action by the law heretofore used, by this ordinance shall not be prejudiced nor taken away in any manner, but be adjudged, adjourned, and allowed in as ample and large form, as they were before the making of this statute, this ordinance notwithstanding.

null default en iceux goy est encontre reason. Nostre dit seignur le Roy les premisses considerez de ladvis des seignurs espirituelx & temporelx & a la request de ses communes en le dit parliament esteantz & par auctorite del mesme ad ordeigne qe chescun jurr' a le fest del benoit Trinite proschein venaunt denpaneller & a retourner dedeinz le dit countee de Middlesex en ascun de les ditz courtes al chescun quart jour de retourne dicell soit demaundes & appelles et qe tantz persones empanellez en ascun diceux come apparont a cell jour qe leure apparence soit recorde & la entre par la court & ne soient amerciez ne perdent ascuns issues celle jour en icell sute. Et ordeignez est par la dit auctorite qe la default essoin & chescune autre delaie dascune persone pleignaunt ou defendaunt en ascun tiel action perfonel par la ley cydevaunt usez par cest ordenaunce ne soient prejudices ne tolles en ascun maner mes estre adjuggez adjournez & allouez en si ample & large fourme sicome ils furent devaunt la faisure de cest ordenaunce cest ordenaunce nient contrifteant.

CAP. IV. For theriss.

Ex edit Raft. Sheriff. A pardon to all those that occupied the **Ineriffwick** above one and 23 H. 6.

TEM, whereas in the fourteenth year of the reign of King Edward the Third, progenitor of our fovereign lord the King that now is, it was ordained, That no sheriff should abide in his office over a year. And in the two and fortieth year of the reign of the same King Edward the Third, it was ordained that no theriff, nor undertheriff, nor theriff's clerk, should abide year, An. 1,2, in his office over a year, which ordinances amongst other in the 3, Ed. 4. and yetheffatutes twenty third year of the reign of the late pretented king indeed, made 14 Ed. 3. and not of right, Henry the fixth, in the full parliament were rehearled, and by authority of the same it was ordained, That it 42 Ed. 3. c 9. any sheriff, undersheriff, or sheriff's clerk, other than in the same and 23 H. 6. ordinances was excepted, should occupy the office of sheriff, undersheriff,

undersheriff, or sheriff's clerk, contrary to any of the said ordi- other years nances, that then he that so should occupy, should forfeit the shall continue. fum of two hundred pounds. And that every pardon from Pardon. thenceforth to be made of fuch forfeiture of the faid fum, should be void and not vailable. And that every liege man, that would fue for the same sum forfeit against him or them, which fo should forfeit, should be received and admitted to sue an action of debt in his own name: the King to have the one half of that, that should be recovered by the said action, and he or they that so would sue, to have the other half thereof, as in the faid ordinance, made the faid twenty third year, doth more fully Contrary to which ordinances divers sheriffs, undersheriffs, and sheriffs clerks, of divers counties of this realm, in the first, second, and third years of the reign of our sovereign lord the King that now is, then being in this realm great trouble, and peace then not fully established, did occupy over a year, some of them by a greater space over a year, and some by a lefs, caused in divers parts of this realm by the said trouble, and in some parts because that none other sheriff was ordained by long space after the year past: our said sovereign lord the King, by the advice and affent of the lords spiritual and temporal, and at the request of his commons in the said parliament affembled, and by authority of the same hath ordained and stablished, That no manner person being sheriff, undersheriff or sheriff's clerk, of any county of this realm, the first, second or third year of his reign, or any time or space within the same, for the occupation of the office of sheriff. undersheriff, or sheriff's clerk, in the three years, or any part or space within the same or of the same, or any of the same, above year, although their occupation were against the ordinances refore recited, nor none of them be damnified, nor in anywife ourt by any action pain or forfeiture in the same ordinances, or n any of them comprised, at the suit of our said sovereign lord the King, nor at the suit of any of his liege people, but that the same heriffs, undersheriffs, and sheriffs clerks, and every of them, of and for every pain, action, and forfeiture purfued or to be purfued, levied or forfeited of them or any of them, by our aid sovereign lord the King, or any of his liege people, for heir occuping of the faid three years, or any space or time vithin the same, be quit and discharged for ever by this act. The faid ordinances, or any of them made before the time notvithstanding. Yet nevertheless the same ordinances and every of them shall remain in their strength and force against all sheiffs, undersheriffs, and sheriffs clerks, for their occupation of all Sheriffs clerks. other years, than the faid three years as aforefaid, as the same rdinances were before this act made.

Statutes made at Westmirster, Anno 12 EDW. IV. and Anno Dom. 1472.

A T the parliament holden at Westminster the sixth day of October, in the twelsth year of the reign of King Edward the Fourth after the conquest; our said sovereign lord the King, to the honour of God, and the weal of him, and of his realm, by the advice and assent of the lords spiritual and temporal, and at the request of his commons, in the same parliament assembled, and by authority of the same parliament, hath ordained made, and established certain statutes and ordinances in form following.

▲ UparlementtenuzaWestm¹ L le vje. jour Doctobre lan du reigne du Roy Edward le quart puis le conquest xije. mesme nostre dit seignur le Roy al honour de Dieu, & pur le bien de luy & de son roialme. del advys & affent dez feignurs espiritueix & temporelx & a la requeste de sez communes, en mesme le dit parlement assemblez, & per auctorite de mesme le dit parlement, ad fait ordeigner & establier certeins estatuitz & ordenauncez en la fourme qe enfuist.

CAP. I.

How long a sheriff, not being discharged, may occupy bis office.

aster

23 H. 6. c.8.

FIRST, whereas by a flatute made at Westminster, in the twenty third year of the reign of King Henry, late in deed, and not of right, King of England, called King HENRY the Sixth, it was ordained, That no sberiff should occupy his office of sheriff above a year, upon pain of two bundred pounds; (2) except certain persons in the said statute excepted, as in the same is more plainly specified: (3) divers and , many of the King's liege people have been grievously indamaged, and greatly delayed of their fuits and processes every year, in the term called Michaelmas term, as for their actions, writs, and precepts to be returned within the same term, after the fixth day of the month of November, because that the King's letters patents whereby any sheriff is made, do most commonly bear date the sixth day of November, (4) and though it so be, that the new sheriffs be yearly chosen the morrow

DRimerement, pur ceo qe per estatuit fait a Westm' en lan du reigne du Roy HEN-RY jadys en fait & nient de droit Roy Dengleterre, appellez le Roy HENRY le vje. puis le conquest xxiij. estroit ordeigne, qe null viscount occupieroit son office de viscount oustier un an, fur payne ne CC. li. except certeins persons en mesme lestatuit exceptz, come en ycelle est pluis pleynement especifiez; diversez & plusours dez liegez du Royount estez grevousment endamages & graundement delaiez de lour suitez & processes chescune an en le terme appellez Michel terme, come pur lour actions briefs & precepts destre retournez deinz meine le terme apres le vje, jour du mois de Novembr', pur ceo qe lez lettres patentz du Roy, per les quels ascune tiel viscount est fait, portent date pluis communement le vje. jour de Novembre; & communement qil

foit, ge novels viscountz soient annuelment eslieux en lendemayn dez toutz almez, de les quelx novelx viscountz issint eslicux & appointez diversez de eux ount refusez, & diversez de ceux nount mye ewez lour patentz, ne preignez lour serement, jesques long temps apres le fine del dit Michell terme: pur quoy plusours liegez & subgietz du Roy sount graundement endamages & delaiez de lour processez & preceptz, qe ferrount retournablez en lez courtz du Roy as les jours del retourne deinz mesme le terme apres le vje. jour de Novembr', scilicet as les jours del retourne appellez Crastino Martini, Octabis Martini, & Quindena Martini, pur cause qe ses veelez viscountz nosent ne voillent prendre fur eux de retourner ascune briefe ou precept apres lan qe son patent port date. pur paour del peyne en le avauntdit estatuit conteignuz, a graund perde, sibien a Roy de ceo qe luy accresceroit per reafon de lez ditz processez, come a son liege poeple per delaiez qils ount per ycell: fy est il ordeignez per lauctorite du dit parlement, qe si ascune viscount dascun countee execute ou retourne ascune briefe precept ou warant en ascuns des courtz du Roy deinz le dit terme appellez Michell terme, apres le vje. jour de Novembr' & devaunt ascune briese de discharge deliverer a luy de sa occupation de viscount, ne soit endamage per force du dit estatuit, ne del peyne avauntdit foit charge; tout foit il, qe celluy ad occupie loffice de viscount per lan, quaunt pur ascuns de les ditz jours de retourne appellez Craftino Martini, Octabis Martini, ou Quindena Martini.

after the feast-day of All-souls, of which new sheriffs, so chosen and appointed, divers of them have refused, and divers of them have not had their patents, nor taken their oath, until long time after the end of the said Michaelmas term, by reason whereof divers of the King's liege people and subjects be greatly indamaged and delayed of their suits, processes, and precepts, which should be returnable in the King's courts at the days of the return within the same term, after the fixth day of November, that is to fay, at the days of return called Crastino Martini, Octabis Martini, and Quindena Martini, because that the old sheriffs durst not, nor would not take upon them to return any writ or precept after the year that his patent did bear date, for fear of the penalty contained in the aforefaid statute, to the great loss, as well to the King of that which should grow to him by reason of the faid process, as to his liege people, by delays which they thereby Sustain. (5) It is ordained by Asheriff being authority of the foresaid par- not dischargliament, That if any sheriff of ed, may occuany county do execute, or re- py his office turn any writ, precept, or aelmas term, warrant in any of the faid courts notwithstandof the King, within the faid ing thestatute term called Michaelmas term, of 23 H.6.c.8. after the first day of November Dyer, 355. after the fixth day of November, 17 Ed. 4. C.6. and before any writ of discharge delivered to him of his occupying of theriffwick, he thall not be damnified by force of the faid statute, nor charged of the penalty aforefaid, although that he hath occupied the office of sheriff after any of the said days of return called Crastino Martini, Octabis Martini, or Quindena Martini.

CAP. II.

Four bowstaves shall be brought into this realm for every tun of merchandise.

Four bowevery tun of merchandise.

ftaves shall be TEM, because that our sove-brought into reign lord the King, by a pethis realm for tition delivered to him in the said parliament, by the commons of the same, hath perceived, That great scarcity of bowstaves is now in this realm, and the bowflaves that be in the realm be fold at an excessive price, whereby the exercise of archery is greatly discontinued, and almost lost; (2) our faid lord the King confidering the premisses, by the advice, affent, and authority aforefaid, hath ordained and established, That every merchant stranger, and every, or any of their factors, attornies, or fervants, which at any time after the feast of St. Michael the archangel next coming, shall bring, send, or convey into this land any merchandise in carrack, galley or ship, of the city or country of Venice, or of other city, town, or country, from whence any fuch bow-staves have been before this time brought, fent, or conveyed into this land, at every time of their bringing, fending, or conveying of any fuch merchandifes into this realm, shall bring, fend, or convey into this realm, with the faid merchandifes, in the same carrack, galley, or ship, wherein any fuch merchandises shall be hereafter brought, fent, or conveyed, for every tun weight of fuch merchandises which hereafter shall be contained in every carrack, galley, or ship, four bowstaves, (3) upon pain of forfeiture to the King for every default of bringing of every fuch bowstaff vi.s. viii.d. (4) and also the said bowstaves so

brought,

TEM pur ceo qe nostre seignur le Roy, per un petition a luy baille en le dit parlement per les communes dicelle, ad entendue, qe graunde efcarcite de bowestaves or est en cest son roialme, et ceux bowestaves, qe sount en mesme le roialme, fount venduz a trop excellive price, perount le fete darcherie est graundement difcontinuez, & biens presperduz; mesme nostre seignur le Roy, lez premissez considerant, del advys affent & auctorite suisditz, ad ordeigne establie& enacte, qe chescune marchaunt estraunger, & chescune ou afcun dellour faitours actours ou servauntz, qi al ascun temps apres la feste de Seint Michell larcaungell proschein veignaunt amesnerount envoierount ou convoierount en ceste terre afcune merchaundise en carrike galoie ou nief de la citee ou pays de Venice, ou del ascune autre citee ville ou pays de quele alcuns tielx bowestaves devaunt cest temps ount este amesner envoiez ou convoiez en cest terre, a chescune temps de lour ameinaunce envoiance ou convoiance dez tielx merchaundisez en cest roialme amesnent envoient ou convoient en méme le roialme overge lez ditz marchaundises, en mesme k carrik galee ou nief en quele afcuns tielx marchaundises serrount amelnez envoiez ou convoiez en apres, pur chescune pois de toneaue dautiel marchaundise, qe en apres serra conteignuz en chescune carrick galoie ou nief, quatre boweur payne de forfaiture pur deffaute dameiechescune autiel bowes. viii.d. et auxi les westaves ensi amesners ou convoiers per lez rchauntz lour faitours rs ou servauntz en cest foient ferchez & ferr les mairs viscountz u chiefgovernours daues ou villes deinz cest me, per la ou en ascuarrike galee ou nief aen apres, de fair son Et les ditz mairs z baillifs ou chief gos dassigner deux hompertez de sercher les ves, & lez ditz deux destre jurres per lez irs viscountz baillis ou vernours, a lentent ge ant figner veraiement& entment les ditz staves teantz bons ne sufficen tiel manere come en

brought, sent, or conveyed by the faid merchants, their factors, attornies, or servants into this realm, shall be searched and furveyed by the mayor, theriffs, bailiffs, or chief governors of fuch cities or towns within this realm, where any fuch carrack, galley, or ship shall hereafter come to safe port; (5) and the faid mayors, Bowstaves fheriffs, bailiffs, or chief go- brought into vernors shall assign two men shall be surmost expert, to search the said veyed, searchstaves, and the said two men ed, and markto be fworn by the faid mayor, ed. theriffs, bailiffs, or chief governors, that they shall truly indifferently mark the staves that be not good and fufficient, according to the manner as fuch staves in times past were wont to be marked, to the intent that all the King's liege people may have knowledge of them without fraud.

raffe autielx staves soleint estre signez, al entent que tout meple de nostre dit seignur le Roy puissent aver conis- 13 El. C. 14. iceux faunz fraude.

CAP. III. An act for the subsidies.

I, whereas in the parliament holden in the third year of the Ex edit Raft. n of our faid fovereign lord the King, the commons of the faid act of e realm of England granted to him for the defence of the parliament alm, and especially for the safeguard and custody of the stability in bsidy, called tunnage, to perceive and receive in manner the third year n following, that is to fay three shillings of every tun of of King Edoming into this realm: and of every tun of sweet wine ward the into this realm of England by any merchant alien, as Fourth, was never yet put the merchants of Hanse and Almain, as of any other mer- in any book. ranger three shillings over and above the said three shillore granted, to have and perceive the faid subsidy yearly e feast of March in the year of our lord God M, CCCC for term of his natural life. And moreover the faid ns, by the affent aforesaid granted to the King for the d and keeping of the sea, another subsidy called poundhat is to fay, of all manner merchandifes of every merenizen and alien, as well of merchants of Hanse and Alis of any other merchant alien, carried out of this faid realm,

realm, or brought into the same by way of merchandise, of the value of every xx.s. xii.d. except tin, whereof the merchant strangers shall pay for subsidy of the value of every xx.s. ijs. And the merchants denizens xij.d. And all manner merchandifes of every merchant denizen to be valued according as they did cost at the first buying by their oaths, or oaths of their servants buyers of the said merchandises in their absence, or by their letters, which the fame merchants have of fuch buying of their factors, and in none other manner. All manner woolen cloths, made and wrought within this realm of England by any merchant denizen, not being an alien born, to be carried out of the same realm within the time of this grant: all manner wools woolfels and leather going out of the fame: and all and every manner of corn flour: and all manner of fresh fish best ale and wine coming into this realm: and all manner victual going out of this realm for the victualing of the town of Calais, and the marches of the same under the King's obeisance, out of this grant always excepted: to have and perceive yearly the faid subsidy of poundage from the said first day of March during his natural life, as in the grant thereof made more largely is contained: the King perceiving the great disceipt done to him, in withdrawing and concealing of the faid duties: and amongst other things many and divers merchants strangers and denizens do use to bring into this realm cloth of gold, cloth of filver, bawdkin, velvet, damask, satin, sarcenet, tartaron, chamlets, and other cloths of filk and gold, and of filk being of great value by way of merchandises from the parts beyond the sea: and by subtil and fraudulent means convey the same merchandifes to the land, not paying the very customs and subsidies thereof due after the form of the said act, nor the same merchants strangers do not employ the value of their said merchandifes upon the commodities of this realm, to the great damage of the King and of this his realm: and although the faid fublidy was granted to him especially for the keeping of the sea: yet by reason of the said disceipts withdrawing and concealing of the faid duties from the King, which should and ought to come of the aforesaid subsidy, the profit thereof coming to the Kingis so diminished and impaired that it attaineth not, nor hereaster is like to attain to any like fum, as it hath done in times past, nor sufficeth not, nor in time to come is like to suffice and suftain the King's necessary and requisite charges for the keeping of the sea, for the surety of the King and of this realm, and for the fure passage of merchandises into this realm and out of this realm, unless that a convenient and fure remedy be provided to expel and remove the faid deceits. Therefore our fovereign lord the King, by the affent of the faid lords spiritual and temporal, and the faid commons in this parliament affembled, and by authority of the same, hath ordained established and enacted, that from the feast of the nativity of Saint John Baptist next coming, no merchant denizen or stranger shall set or suffer any cloth of gold, of filver, bawdkin, velvet, damask, satin, tarta-

Subfidy.

ron, or chamlet, nor none other cloth of filk, nor any corfe of filk and of gold, nor of filk of the making of any of the parts beyond the sea to sell, before that the collectors of the subsidy of tonage and poundage and the comptroller of the same in the Tonage. port where such merchandise is set upon land, hath surveyed and measured the same. And hath sealed every piece thereof in the one end thereof, with the feal or mark especially to be ordained for the same, whereof the same collectors have the one part: and the comptroller have the other part severally in their custody. And if any such cloth of gold, of silver, bawdkin, velvet, damask, satin, sarcenet, tartaron, chamlet, and cloth of filk and of gold, be any time hereafter set to sale not sealed, nor having such seal thereupon: that then he which setteth such merchandise to sale, shall forfeit the same merchandise or the value thereof, whereof two parts shall be to the King, and the third part to the finder. Also it is ordained by the same authority, That the collectors of the same subsidy and the said comptroller, shall at all times requisite, be ready to seal such merchandise: and to seal the same at all times when they be required without delay, or taking any thing for the same in any wise, upon pain of forfeiture to the owner thereof twenty shillings for every of the faid collectors and comptrollers at any time that they refuse to seal such merchandise after such request made, or take any thing for the fealing of any fuch merchandife. is ordained by the authority aforefaid, That all manner of such cloths of gold, of filver, bawdkin, velvet, damask, satin, sarcenet, tartaron, chamlet, and every other cloth of filk, corfe of gold and filk now being within this realm, and after the feast of Saint *Michael* the archangel next coming, offered to sell, shall be sealed with the said seals before the said seast, upon the pain before specified. Also whereas it is expressed in the said grant of the faid subsidy, that if any concealment be found in the merchants in the payment of the faid duties, That they for such concealment shall pay only double subsidy without other pain or forfeiture therein, as in the same act is more fully contained. The King confidering that notwithstanding the same ordinance. merchants do not regard to defraud him of his duty of the faid fublidy, in as much as they do nothing forfeit in that behalf, but only pay the double subsidy, by the advice affent and authority aforefaid hath ordained and established, That the same statute in this behalf be void, and of no strength. And if any merchandises, which be to be brought to the parts beyond the fea, or to be carried out of this realm, whereof any subsidy is or shall be due or pertaining to the King, be hereafter shiped to be carried beyond the sea, the collectors of the said subsidy not paid, or without agreement with the collectors of the faid subfidy for the same. That then the said merchandises or the value thereof, shall be forfeit to the King. Also whereas divers merchants strangers and other oftentimes in the city of London, and in other places have packed divers woolen cloths, some in grain, some ungrained, and other cloths not grained, and the same

fo packed cause to be carried by land from London and other places to other ports, as to Sandwich, Southampton and other ports, whereas the customers for the time being without due packing or fight of fuch cloths, upon the information of the merchants, do custom such cloths, as for coarse cloths, whereby the King is greatly deceived of his duties thereof, as well in the finess of fuch cloths, as in the not knowing of the number of the cloths fo packed. Therefore the King by the advice and affent aforefaid, and by the same authority doth ordain establish and enact. That in every port within this realm of England, wherein any woolen cloths shall be packed after the first day of May next coming, in the presence of the collectors of the aforesaid customs and subsidies, of the same port for the time being, That all such customs and subsidies, due and pertaining to the King for the faid cloths, shall be paid and contented to the same collectors, where the faid cloths be so packed, or else sufficient surety shall be thereof to them found, before that the same cloths be carried from the faid port to any other port or place, upon pain of forfeiture of all the same cloths, or the value thereof, to be had of the owner of the same. And if any woolen cloths to be carried over the sea, be packed in any other manner, or under any other form, That then the collectors of the port where they be fo packed or brought to be packed, shall seife and there unpack all the faid packs and fardels, and furvey all the cloths therein, fo that our fovereign lord the King may be truly answered of his duty in this behalf, without any fraud or deceit. And if any customer or comptroller of any portor place be negligent or slack in unpacking of the faid cloths, or furveying of them in the form aforesaid. That then and as often every such customer and comptroller for every such default shall forfeit to our sovereign lord the King twenty shillings for every such cloth. Moreover it is ordained by the advice and affent aforefaid, That every of the faid collectors receiving any custom or subsidy for any of the faid cloths or furety for the fame, shall be thereof charged and chargeable to our fovereign lord the King upon his or their ac-And that the same collector or collectors shall from time to time make a cocket or cockets of all fuch cloths, directed to the collectors of the port where the same cloths shall be shiped, witnessing their number, and that he or they have received the customs and subsidies of the same cloths, or surety for the fame. By which cocket or cockets the faid collectors or the receivers of them, shall be thereof discharged against our sovereign lord the King, and all other of all the same customs and subsidies. Provided always, That this act or ordinance be not prejudicial nor in any wife hurtful to any person or persons in or for any letters-patents made by the King our sovereign lord of any grant, of licence to ship and carry out of this realm of England any woolen cloths or other merchandiles specified in any of 6 H. S. c. 14. the said letters-patents, to retain the customs and subfidies in their own hands, or in the hands of any of them. And that the same letters-patents be to the same person or persons and CYCTY

11 H. 7. c.6. . Н. 8. с.6.

every of them good and effectual after the tenor of the same letters-patents and every of them, this act or ordinance notwithstanding, by whatsoever name or names any of the said perfon or persons be named or called in any of the said letterspatents.

CAP. IV.

For liveries to be given by the prince.

ITEM, our faid sovereign lord the King considering, that Edwardprince princes the first begotten sons to Kings of England, have been of Walesmay at their liberties to give their livery and figns at their pleasure, give his ho-and that divers statutes against givers and takers of liveries and very and fign, figns, as well in the time of his noble reign, as in the time of and retain, his progenitors and predecessors have been made: and that notwithstandby force of any of the faid statutes his dear beloved first begot-ing any forten fon Edward prince of Wales, duke of Cornwall, and earl of &c. Chefter, is as well as any other person restrained of giving such liveries and figns: our fovereign lord the King, willing that his faid first begotten son the prince be at his liberty, in receiving any person and giving his signs and liveries, in as large form as any prince first begotten son of any of his noble progenitors or predecessors in times past hath been, hath ordained and established, by authority of the said parliament, That the said prince shall be at his liberty, to retain and give his honourable livery and fign at his pleasure. And that the persons so retained, or to whom such liveries or signs be or shall be given, may be retained and receive and wear the fame livery and fign, without trouble, impediment or impeachment, pain, contempt or forfeiture of any penalty contained in any of the faid statutes: the faid statutes or any thing in them comprised notwithstanding. Nor that the faid statutes in any manner shall extend to any retaining to be made by the faid prince in giving taking or retaining of any livery or fign of the same prince.

CAP. V. For shipping of wools.

TEM, our faid sovereign lord the King remembering that During five where before this time in divers statutes amongst other years the things it is ordained and enacted, That all manner wools and wools, &c. woolfels, and fels called morling and shorling, growing within counties only any part of this realm and Wales, wools and woolfels morling shall be carand shorling growing in any part within the counties of Weft- ried to Newmoreland, Cumberland, Northumberland, in the bishoprick of Dur-castle, and all other to Cabam, betwith the waters of Tine and Tees: and of the counties lais, upon of Richmondsbire and Northaldertonsbire except wools to be shipped pain of selony. towards the West in gallies and carracks, to be shiped and car- 3 Ed. 4. C.I. ried out of the realm, shall be conveyed to the staple of Calais, 4 Ed. 4 c.3. and to none other place upon pain of forfeiture of the faid wools woolfels and fels called shorling and morling, as in the same statutes doth more fully appear. Nevertheless, the said ordinances and statutes notwithstanding a great multitude of wools

and woolfels called morling and shorling, growing in York sweld, in the counties of Lincoln Nottingham and Derby, and other counties of this realm of England, under the colour of the exception before recited, in the same North parts be carried out of the realm into Flanders, Holland Zealand, Brabant, and other parts beyond the fea, whereby enfueth not only great decay of the customs and subsidies of our sovereign lord the King, but also the destruction of the price of wools woolfels and fels called morling and shorling, growing within this realm, to the universal damage and impoverishing of the same: whereupon by the advice affent and authority aforefaid, it is enacted ordained and stablished, That all the wools woolfels and fels called morling and shorling, growing within this realm, other than before excepted, to be shipped and conveyed out of this realm, shall be conveyed to the staple of Calais and to none other place. And that all other wools woolfels and fels called morling and shorling, growing and being within the faid counties of Westmoreland. Cumberland, Northumberland, the bishoprick, Richmond and Alderton, to be carried out of this realm of England, shall be shipped at Newcastle upon Tine only: and from thence to be conveyed to Calais, or to new Middleborough in Flanders, there to be stapled and uttered, and at none other place. And if any man attempt and do the contrary, and thereupon be duly convict. That then he shall stand and be of like condition as a man attainted of felony, after the course of the common law, and shall incur like pain and forfeiture as he so attainted for the same should do. Also it is ordained by the same assent and authority. That all wools and woolfels, and fels called morling and shorling, growing or being in any country of this realm or Wales, or in the marches of the same, other than before excepted, to be carried out of this realm, shall be conveyed to the said staple of Calais, and to none other place, upon the same pain and forseiture: The prerogative of our fovereign lord the King to grant any licence to the contrary except: this act to begin and take effectat the feast of Saint Michael, which shall be in the year of our lord God M, CCCC, LXXIV. And to endure by the space of five years only.

CAP. VI.

For sewers.

The lord chancellor of for fifteen vears next committions of fewers where need requireth. 6 H. 6. c. s. 8 H. 6. c.3.

TEM, whereas in the parliament of Henry the Sixth, late in deed and not of right king of England, holden at Westmin-England may fler the fixth year of his reign, the great damage and losses confidered, which have chanced by the great rising of waters in digrant several vers parts of this realm, and more greater damage had likely come, if remedy in this behalf had not been the more speedily provided, it was ordained and enacted by authority of the same parliament, That for ten years then next following several commissions of sewers should be made to divers persons by the chancellor of England for the time being, to be named in all parts 18 H. 6. c. 10. of the same realm, where need should be after the form and te-

nor of a commission especified in the same act. And after in the 23 H. 6. c.9. parliament of the same Henry late King holden at Westminster in 4 H. 7. c.1. the eighth year of his reign, because that the commissioners named in the faid commissions, had not full power nor authority to do. perform and execute things comprised in the said commissions. it was ordained, enacted and established by authority of the same parliament, That all such commissioners should have full power to make, ordain and execute statutes and ordinances and other things to be done after the effect and purport of the faid commissions. And after the said x. years passed, in the parliament of the faid late king Henry, holden at Westminster in the xviii. year of his reign, it was ordained enacted and established, by authority of the same parliament, That for x. years then next following several commissioners of sewers should be made to divers persons by the chancellor of England for the time being, to be named in all parts of the faid realm of England, where need should be, after the form and effect of the said commission, contained in the faid act made the faid vj. year. And that fuch commissioners should have power to make, ordain and execute statutes and ordinances, and other things to be done after the effect and purport of the said commissions. And after the said x. years past in the parliament of the said late king, as afore is said, holden at Westminster the xxiij. year of his reign, it was ordained, enacted and stablished by authority of the same parliament, That for xv. years then next following the chancellor of England for the time being, should have power to make out of the chancery commissions of sewers under the great seal, in such form as was granted to be made by the faid act made in the faid fixth year as in the faid acts more fully is contained, by which commissions in the form aforesaid, many great mischiefs done and had in divers parts of the faid realm of England by rifing of the faid waters were necessarily redressed, reformed and amended. Now so it is, that now of late in divers parts of this realm of England, as well in the counties of Kent and Suffex, as in other places within the same realm of England, and also within the bounds of the marches of Calais Guynes and Hammes, by rifing of water, divers lands and tenements in great quantity be drowned and destroyed. And many great mischiefs be very likely within short time to fall, as well in the decrease of the suftenance and livelyhood of holy church, as of other the King's liege people of his faid realm of England, and of the faid marches, and utter undoing of them, if remedy in this behalf be not the more speedily provided. Our faid sovereign lord the King, confidering the premisses, by the advice and affent of the said lords spiritual and temporal, and at the request of the said com-mons, and by authority of the said parliament, hath ordained enacted and established, That for xv. years next ensuing several commissions of sewers shall be made to divers persons by the chancellor of England for the time being, to be named in all parts of this realm of England and of the aforesaid marches, where need is or shall be, after the form and effect of the said commisfion contained in the faid act made the faid fixth year. moreover he hath ordained and stablished by the same authority, That all fuch commissioners have full power to make, ordain and execute statutes and ordinances and other things to be done after the effect and purport of the same commissions.

CAP. VII.

An act for the taking away of wears and fishgarthes.

Statutes that have been made for the pulling down or reforming thority. Ç.23.

z H. 4. C.12.

TTEM, Whereas by the lau-L dable flatute of Magna Charta, amongst other things it is contained, That all kedels by of the com-missioners au-throughout the realm of England, should be taken away, fav-9 H. 3. stat. 1. ing by the sea-banks, (2) which statute was made for the great wealth of all this land, in avoiding the straitness of all rivers, so that ships and boats might bave in them their large and free passage, and also in safeguard of all the fry of fish spawned within the same; (3) upon which Magna Charta, the great sentence and apostolick curse, by a great number of bishops was pronounced against the breakers of the same, and the same sentence is four times in the year openly declared, according to the law of the holy church; (4) and 25 Ed. 3. stat. 4. in affirmance of the said statute of the Great Charter, divers statutes have been after made and ordained, amongst which, in a parliament holden in the first year of the usurped reign of king HENRY the Fourth, it was recited, That in the twenty fifth year of King EDWARD the Third, progenitor of our lord the King that now is, because that the common passages of ships and boats in the great rivers of England, were oftentimes disturbed by levying of wears, mills, millstanks, stakes, and kedels, to the great damage of the people, (5) it was ordained and established, That all such wears, mills, millstanks, stakes, and kedels, which were levied and fet

TTEM come per le laudable estatuit deMagnaCarta entre autres choses est ordeigne, qe toutz kidelx per Thamese & Medewey & per tout le roialme Dengleterre serroient ousliez, sinoun per les coostez del mear. Quele estatuit fuist fait pur graund bien de tout cest terre, en oustant lez streitures dez toutz rivers, ensi qe lez niess & bateulx avraient en yeeux lour fraunk & large passage, & auxi en salvation de tout frye de pesson procreez en lez mesmes. Sur quele Magna Carta graund fentence & apostolike dexcommengement per graund noumbre dez evelquez encountre lez fractours dicelle estoit pronuncie, & mesme la sentence quatre foitz en lan appertement est declarez, a la ley seinte esglise accordaunt. Et en affirmance du dit estatuit de Magna Carta diversez estatuitz depuis ount este faitz & ordeignez, entre queux en un parlement tenuz lan primer del usurpe reigne de Roy Henri le iiijte. estoit recite, qe en lan xxve. du Roy EDWARD le tierce, progenitour nostre dit seignur le Roy qorest, pur ceo qe lez communes passagez dez niefs & bateux ea lez graundes rivers Dengleterre furent fi fovent foitz distourbez, par lever dez gorcez molyns, estankes, estakes & kideux, ea graundedamage du people; accordes fuit & establics, getouts tielx gorces, molyns, estankes, estakes, & kideux, queux fo-

rent levez & misez en temps le Roy E. fitz le Roy HENRY, & depuis, en tielx rivers, per queux lez niefs & bateux furent distourbez, qils ne puissent pasfer come ils soloient, serroient oustez & nettement abatuz faunz estre relevez; & ge briefs ferroient fur ceo maundez as viscountz dez lieux, ou mestier serroit, de surveier & enquerer. & de faire ent execution: et auxi qe justices serroient sur ceo assignez, as toutz les soitz qil busoigneroit; et apres ceo fur grevous compleint dez graundez & dez communes fait en le parlement du dit Roy E. le tierce, lan de son reigne xlve. compleignauntz per lour petition, qe le dit estatuit nestoit pas duement executez, ne gardes, solonge leffect dicelle, accordez fuist & establiez, qe le dit estatuit en cell point serroit tenuz & gardez, solonque leffect dicelle; ajoustant a ycelle, ge si ascun tiel anusaunce fuisset fait, serroit abatuz per due processe conteignuz en le dit estatuit; & celluy qe ferroit relever le dit anusaunce, & de ceo soit duement atteint, encourgeroit la peyne de C. marcs, devers nostre seignur le Roy, a levers per les estreites del eschequer; et que mesme la ley serroit tenuz: danusaunce fait per le enhauncer de lez ditz gorces, molyns, estankes, estakez, & kideux, come per novel leve; come en lez ditz estatuitz pluis pleinement appiert. Et lors a la requeste des ditz communes, monstrantz per lour petition, qe les communes passages dez niefs & bateux en les graundez rivers Dengleterre, & auxint prees & pastures & terres semez adjoignauntz as ditz rivers, furent graundement distourbez, Vol. III. fur-

up in the time of King Edward. fon of King Henry, and after, in fuch rivers (whereby the ships and boats were disturbed that they could not pass as they were wont) should be taken away, and broken down, never to be let up again; (6) and that writs should be thereupon sent to the sheriff of such places where need should be, to survey and enquire, and the same to execute; (7) and that justices should be thereto assigned at all times when need requireth. (8) 45 Ed. 3. c.24 And after grievous complaint, both of great men, and of the commons thereupon made in the parliament of the said King Edward the Third, in the five and fortieth year of his reign, shewing by their petition, that the said statute was not duly executed nor observed according to the form and effect thereof; it was accorded and established, That the same statute in that point should be holden and kept according to the tenor of the same; (9) adjoined thereto, that if any fuch annoyance be done, that the same be broken down by due process contained in the said statute. (10) and that he which again doth levy such annoyances, and be thereof duly attainted, shall run in the pain of an C. marks to our lord the King, to be levied by the estreats of the exchequer: (11) the same law shall be holden of annoyance made by the enhanfing of the said wears, mills, millstanks, stakes, and kedels, as by new levying, as in the said statutes more plainly appeareth. (12) And then at the request of the said commons, shewing by their petition, that the common passuges of ships and boats in the great rivers of England, and also meadows and pastures, and arable lands adjoining to the faid rivers, were greatly disturbed, drowned, wasted, and destroyed Εe

by the outragious enhanfing and straiting of wears, mills, millstanks, stakes, and kedels, made in old time, and levied before the time of the said King Edward. fon to the faid King Henry, whereby great loss and damage often enjued to the people of the realm, and daily would enfue, if remedy were

not provided.

II. Wherefore it was ordained and enacted by the affent of the faid parliament, holden the first year of the said pretensed king Henry the Fourth, That the faid statutes in all their articles should be observed, firmly kept, and duly executed; (2) adjoining thereto, that commissions should be made in due form to sufficient persons to be justices in every county of England, where need should be, to furvey and keep the waters and great rivers there, and to correct and amend the faults, and to make due execution by the said statutes, according to the effect of the same, (3) as well by their survey, advice, and discretion, as by inquests to be taken thereof within franchife and without when need shall be, and to hear and determine all those things aforesaid; (4) and moreover to furvey the wears, mills, millstanks, stakes, and kedels made in old time, and levied before the faidtime of King Edward, Jon to King Henry; and fuch as they find too much enhanged or fraited, to correct, break down, and amend in the manner and form aforesaid.

III. Saving always a reasonable substance of the same wears, mills, millstanks, stakes, and kedels so made in old time and levied. (2) And if any such annoyances of wears, mills, millstanks, stakes, and kedels, in letting of the passages and straiting, made in old time and levied, be judged or confidered by the said ju/tices

furroundez, gastez, & destruits per les outrageous enhaunser& estraiture dez gorcez, molyns, estankes, estakez, & kideux, auncienement faitz & levez devaunt le temps du dit Roy E. fitz au Roy Henry, dount graundes damages & perdez lovent foitz euflent aveignuz au poeple du roialme & aviendrent de jour en autre, à remedie ne

feusset ent mise.

Accordez est & establie, del assent du dit parlement tenus lan primer du dit pretense Roy HENRY iiijte . qe lez ditz eftatuitz soient en toutz lour articlez tenuz & fermement gardez, & duement executz; adjoustant a ycelle, qe commissions soient faitz en due sourme as fufficeantz personez, destre justicez en chescune countes Dengleterre ou busoigne serra, de furveier & garder lez eawes & graundez ryvers illeolquez, & lez defautez corriger & 2mender, & ent due execution faire, per les ditz estatuitz solonge leffect dicelles; fibien per lour surveu, advys, & difcretion, come per les enquelles ent apprendrez, deins fraunchise & dehors, cy & quant buloigne serra, & doier & terminer les choses suisditz: & oustre ceo, de surveier les gorces, molyns, estankes, estakes & kideux, auncienment faitz & levez devaunt le dit temps du Roy E. fitz au Roy HENRY,& ceux qils trovent trop enhauncez, ou estraitez, de les comiger, abater, & amender, en les maner & fourme defuilditz.

Sauvant toutz foitz resonable fubstaunce de les gortz, molyns, estankez, estakez, & kideux suisditz, issint auncienment faitz & levez; & si ascune tiel anusaunce des gorts, molyns is, estankez, estakez, & en destourbaunce de sfagez, & eftraiturez aunent faitz & levez, soient ez ou considerez per les istices destre abatuz ou az, cestuv qi ad frank teit dicelles ferra ent exede ses costagez deins un an apres notification a it affaire, sur peyne de ure de C. marcs, a paiers te seignur le Roy per esen leschequer: & celluy face relever, enhauncer, reiter, encountre le dit ent, & de ceo duement te, encourge la peyne de res a paiers a nostre seig-Roy per estretes en leser fuifdit; come en mefestatuitz pluis pleyneappiert : encountre quegna Carta & toutz lestz avauntditz, en diverartiez de cest roialme eterre, en destruction de come avauntdit, & en rbaunce de les passages niefs, bargez, bateux, & vesseaulx diversez & gortz, fishgarthez, s, milledammes, estankes lyns, lokkes, hebbyngestakes, kideux, hekkes, itez, & diversez autres bauncez, de jour en aunt faitz, levez, enhaunenlargez, a graund danostre seignur le Roy & foialx liegez: nostre dit · le Roy, les premissez ısment consideraunt, del & affent des ditz seigpirituelx & temporelx & queste des ditz commucest parlement assemper auctorite suisdit, ad ne & establie, qe le dit t de Magna Carta & autres estatuitz les pre-

misses

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justices to be broken down or amended, he that bath the freehold of the same shalldo execution thereof at his own costs, within half a year after knewledge given to him. upon pain of forfeiture of an hundred marks, to be paid to our lord the King by estreats in the exchequer; (3) and he that doth levy them again, enhanse, or strait them contrary to the said judgment, and thereof be duly convict, shall run in pain of an hundred marks, to be paid to our lord the King by estreats in the exchequer aforesaid, as in the same statutes more fully appeareth. (4) Contrary to which Great Charter, and all the statutes aforefaid, in divers parts of this realm of England, both in the destroying of the fish, as afore is said, and in disturbance of the passages of ships, barge:, boats, and other vessels, by divers and many people divers fishzarths, mills, milldams, millstanks, locks, ebbing wears, stakes, kedels, hecks, or floodgates, and divers other diffurbances, be daily enhansed, levied, and enlarged, to the great damage of our lord the King, and of his faithful lieges: (5) our faid lord A confirmathe King graciously considering tion of all stathe premisses, by the advice tutes made for and affent of the lords spiritual down of and temporal, and at the request wears. of the faid commons, in this 10 Co. 138, parliament affembled, and by authority of the same, hath ordained and established. That the said statute of the Great. Charter, and all other statutes concerning the premisses, shall be duly observed and kept; (6) adjoining thereto, That if after the feast of St. Michael, which shall be in the year of our lord God 1475, by award, rule, or judgment of any of the faid committioners affigued, according to the faid statute made

The penalty perform the award of the statute of 3 H. 4. C.12.

in the faid first year of King Henry the Fourth, it be found that any fuch wears, fishgarths, mills, milldams, millstanks, locks, ebbing wears, stakes, kedels, hecks, or floodgates, be made, levied, enhansed, straited, or enlarged, against the same statute, the offenders in this behalf contrary to the forefaid award, rule, and judgof an offender ment, being duly warned by the that doth not theriffor theriffs, by Scire facias directed to the sheriff or sheriffs. commissioners of such county or counties authorized by where such wears, fishgarths, mills, milldams, millstanks, and other noyances, disturbances or impediments be, and within three months next after the faid garnishment made, they do not duly and wholly amend, break down, and avoid the faid making, levying, enhanting, straiting, or enlarging, being defective, as afore is faid in the faid statute made in the faid first year, that then he or they, being defective in this behalf, shall forfeit to our lord the King an hundred marks, to be paid by estreats in the exchequer in manner and form as in the fame statute more fully is contained.

The penalty or doth delay to reform it.

IV. Moreover, if the faid ofof him which fender, or his heir or heirs, afdoth continue fignee or affignees, or any of in his offence, them, do defer or continue the fame default, contrary to the award, rule, or judgment of the commissioners aforesaid, that he or they so doing, deferring, or continuing the faid default, shall forfeit for every month after the faid three months ended, that the fame default thall remain, and be not corrected, amended, nor reformed, an C. marks, (2) the one half thereof to our lord the King, and the other half to any of his liege

misses concernantz soient duement observez & gardez; adjoustant a ycelle qe si apres la feste de Seint Michell, ge serra en lan nostre seignur Dieu M. CCCClxxv. per agarde rule ou jugement dascuns de les ditz commissioners, accordaunt al avauntdit estatuit le dit an primer du dit Roy HENRY le quart fait affignez, il soit trevee, qe ascuns tielx gorces, fyshgarthes, molyns, milledammes, estankes de molvas, lokkes, hebbyngweres, estakes, kydeux, hekkes, ou flodeyates, fount faitz, levez, enhauncez, estreitz, ou enlarges, encountre melme lestatuit, les offendours en celle partie, contrarie lavauntdit agarde rule & jugement, duement per Scire facias a leviscount ou viscountz dautiel countee ou countees. ou tielx gorces, fishgarthez, molyns, milledammez, & autres anusaunces, ou empedimentz, ou destourbaunces 2vaunt reherses, serrount troves faitz, euez enhaunces, estreites, & enlarges, direct, foient duement garnise per le dit viscount ou fouthviscount, & dedeinz trois mois proscheins apres le dit garnisement fait a ses propres costages & charges duement & pleynement namendent pas, ou oustent, avoident, la dit faisure, lever, enhaunser, estraiture, ou enlargement, defectif come avaunt est dit en le dit estatuit en lan primer suisdit especifie; qe lors celluy ou ceux en celle partie defectif forface ou forfacent a nostre seignur le Roy pur chescune default C. marcs, per transcript ent a deliverer en le dit eschequer, en le maner & fourme come en melme lestatuit pluis pleynement est conteignuz.

oustier si le dit offendour, n heir ou heirs, assigne ou ez, ou ascun de eux, face ent, differrer ou contimesme le default, contrales agardz rule & jugedescommissioners avauntqe celluy ou ceux enfi t, differant, ou continue dit default, forface ou ent, pur chescun mois les dites trois mois passes, esme la desaute estoit et e nient correcte ou nient le ou nient refourme, C. , lune moite ent a nostre igne seignur le Roy, & moite ent a ascune de ses , qi en celle partie purfuier per action de dette ent a ver per briefe original, ascune fine ent faire ou ider, en la court de la cerie.

quele action autiel prorule, jugement, & exesoient allowes, ewez, & ome en autres actions de purfuez a la commune briefe est usez; & qe asefendaunt en ascune tiel ne soit admise de gager e sa ley. Ne qe ascune ion ou essoin de service soveraigne seignur le Roy cun tiel defendaunt soit ine maner allowe.

en oustre ad ordeigne & : per mesme lauctorite, fcun person on personez, ou autres que tiel ou tielx itre quele ou quelx auard rule ou jugement efite & ewe, nient esteant cantz heir ou assigne a u yceux, prefume ou pret doccupier ou continuer

fishgarthez, gorcez, s, milledammes, estankes lyns, lokkes, hebbyngestakes, kideux, hekkez, flodeyates,

liege people which in this behalf will fue for the same, (3) by action of debt to be conceived by original writ, without fine to be made or taken for the same in the chancery.

V. In which action, like process, rule, judgment, and execution shall be allowed, had, and made, as is used in other actions of debt purfued at the common law by writ; (2) and that the defendant in any fuch action be not admitted to do or wage his law, (3) nor that any protection, or essoin of the King's fervice be allowed for the defendant in the same writ.

VI. Moreover, it is ordained The penalty and established by the same au- of the heir or thority, That if any person or affignee of the offender that persons, other than such a continueth gainst whom such award, rule, the same or judgment were made and offence. had, being heir or assignee to them, or any of them, do prefume to occupy or continue any fuch wears, fishgarths, mills, milldams, millstanks, locks, ebbing wears, stakes, kedels, hecks, floodgates, or other disturbances, or impediments, as afore is said, he or they so presuming to occupy or continue, shall forfeit at every default, for every month, as is afore said, an C. marks, (2) the one half to our lord the King, and the other half to him of the King's liege people that will in this behalf fue, action of debt thereupon to be conceived, without paying any fine for the same, as is afore said; (3) in which action like process, rule, judgment, and execution shall be used and made, as in all other actions of debt parfued at the common law by writ is used; (4) and that the defendant in any fuch

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flodevates, ou autres distur-

bauncez ou impedimentz come

devaunt est dit; celluy ou ceux ensi presumant ou presumant.

doccupier ou continuer forfait

ou forfacent a chescun defaulte pur chescune mois come est

action shall not be admitted, nor in any wife received to wage or do his law; (5) nor any manner protection or esson of the King's service be for such desendant in any wife allowed.

dit devaunt C. marcs, le moits a nostre seignur le Roy, & lautre moite a celluy de les lieges nostre seignur le Roy que en celle partie pursuer voet per action de dette sur ceo destre conceu, saunz syn pur ceo paiant come devaunt est dit; en quele action autiel processe, rule, jugement, et execution soient usez & faitz, come en toutz autres actions de dette pursuez a la commune ley per briese est usez: & qe ascun desendaunt en tiel action ne soit resceu ne admise en ascun manere de gager ou faire sa ley; ne qe ascun autre manere portection ou essoin de noble service de nostre seignur le Roy pur ascun tiel desendaunt soit ascunement allowe.

CAP. VIII.

All mayors, bailiffs, &cc. shall have the searching and surveying of victual; and letters patents made to searchers and surveyors of victual shall be void.

All mayors, bailiffs, &c. thall have the fearching and furveying of victual. 4 Int. 262.

TEM, Whereas the governors, that is to fay, mayors, bailiffs, and other like governors of every city, borough, and town of substance within this realm of England, for the most part have courts of leets, and views of frankpledge, holden yearly within the fame cities, boroughs, and towns, and furveying of all victuallers. there, and correction and punishment of the offenders and breakers of the affize of the same, to be presented and amerced if any default be found in the faid courts, or by their surveying, which by reason ought not to be contraried, nor the victuallers there by the law ought to be surcharged or oppressed; (2) as now of late divers persons daily intending their singular avail and profit to oppress the said victuallers, and to enter and break the liberty of divers places in this realm having franchises, and surveying of all vittuallers, and correstion of the same, have pur**c**hased

TEM que come lez governours cestassavoir mairs, baillifs, & autres governous semblablez, de chescune cite burgh & ville de substaunce deinz cest roialme dEngletere, pur greindre partie ount courts des letez & vieuz de frank plegge annuelment tenus deinz mesmes les citees burghs & villes, & surveu des toutz vitaillers illeosquez, & correction & punition de les enfractours & meffailours de lassis des mesmes, a prefenters & amercies, si ascun default soit trovee en les courtz, ou per lour surves; quele per reason ne doit estre contrariez, ne les vitaillers ileofquez per la ley ne doient mye eftre furcharges ou oppresses, come ore tarde journement diverses persones enterdantz pur lour finguler avails & profit doppresser les ditz 1taillers, denterrumper divers lieus deins cest roialme desleterre eiguntz fraunchises & furveu des toutz vitaillers & correction diceux, ount purchaces lettres patentz nostre dit soveraigne seignur le Roy, destre surveiours & correctours dautielx vitaillers deinz diverfes citees burghs & autres lieux de cest roialme dEngleterre come de servoise, bere, vine, & dautielx autres vitailles, per quell pretense & desloial office ils fount plusours & diverses extortions & oppressions entre le liege poeple nostre seignur le Roy, preignauntz de ceux disloialment diverses graundes fines & raunsons, a graund damage de mesme le poeple nostre seignur le Roy, & auxi graund derogation de les libertees & fraunchises de les diverses de les avauntditz citees burghs & villez: nostre seignur le Roy, les premissez confiderant, per ladvys et assent des seignurs espirituelx & temporelx & a la requeste des communes en le dit parlement afsemblez, & per auctorite de anesme le parlement, ad ordeigne & establie, qe toutz les lettres patentz grauntez per luy a ascune persone ou personez dascun office du serchzaunce ou surveiance de vine, servoise, bere ou ascun autre vitaille, soient toutoustrement voidez & de null effect: Et qe null person, autre que tielx governours avaunt reherlez, ou autres entitlez per point de chartre, a la feste de Pasque proschein venaunt, per colour dautielx lettres patentz ensi purfuez, ou en apres a pursuers come devaunt est dit, use ou exercise ascune tiel office sur payne de forfaiture a chescune default xl. li. lune moite ent a nostre seignur le Roy, al oeps

chased letters patents of our sovereign lord the King, to be surveyors and correctors of all fuch victuallers within divers cities, boroughs, and other places of this realm of England, as of ale, beer, wine, and other such victuals, by which pretence and unlawful office they do commit divers and many extortions and oppressions among st the King's liege people, taking of them unlawfully divers great fines and ransoms, to the great damage of the King's liege people, and also wrongful derogation of the liberties and franchifes of divers of the faid cities, boroughs, and towns:

(3) our faid lord the King (the All letters prapremisses considering) by the tents granted advice and affent of the lords to any persons spiritual and temporal, and at or surveying the request of the said com- of victuals, mons, in the faid parliament shall be void; affembled, and by authority of and only the the fame parliament, hath ordained and established, That towns, &c. all letters patents, granted by shall be aphim to any person or persons pointed to of any office of searching or search and survey the furveying of wine, ale, beer, fame, or any other victual, shall be 23 Ed. 3. c. 6. utterly void and of none effect. 33 R. 2. stat. e. (4) And that no person, other c. 8. than such governors before rehearfed, or other intitled by point of charter, from the feast of Easter next coming, by colour of such letters patents so obtained, or after to be obtained, as before is said, shall use or excercise any such office, upon pain of forfeiture for every default xl. li. (5) the one half thereof to our lord the King, to be employed only to the use of his house, the other half to him that in this behalf will fue for the same by action of debt, wherein like process, rule, and proceeding shall be had, as is commonly used in E e 4 other

other actions of debt at the common law; (6) and that the defendant in any such action shall not be received nor admitted to his law; (7) nor that any protection or effoin of the King's service be to him in any wife allowed.

de son hostiell tantsoulement destre appliez, lautre moite ent a celluy qen celle parte pur ceo suer voet per action de dette, en quele semblable processe rule & demeane soient ewez, ficome usuelment sount usez en autres actions de dette a la commune ley; et qe le defen-

daunt en ascune autiel action ne soit resceuz ne admise a sa ley, ne qe ascune protection ou essoin de service nostre tressoyeraigne seignur le Roy en ascune manere soit allowez.

CAP. IX.

What lands an escheator must have : whom he may make his deputy: be shall not let bis office to ferm.

42 Ed. 3. c. 5.

Bx edit. Pult. TEM, Whereas by an ordinance made at Westminster the xlij year of the reign of King Edward the Third, progenitor of our lord the King that now is, amongst other things it was ordained, That none should be made escheator, unless he had ax li. of land at the least, or more in fee, (2) and that they should do their offices in their proper persons, and if any other be, he shall be out: (3) which ordinance according to the true meaning thereof is not observed, to the great damage of diverpeople of this realm of England, because that many persons infufficient and of evil conscience, be yearly made escheators in divers parts of this realm of England, which often do let their office of escheatorship to ferm to other great men extortioners and oppressors of the people, the same escheators taking of the said persons such sum of money as betwixt them may be agreed, and furety to be discharged upon their account, and to be saved harmless against our sovereign lord the King and all other perfons: (4) which persons so unlawfully taking the said office of escheatorship, by an undue manner to ferm, do enforce themselves to be extortioners and offenders to the people; (5) whereof old time by the government of the realm of England, escheztors and their deputies should be, and ought to be good, sufficient, and well disposed persons and rightful, as well to our lord the King, as to his people: where at this day few such persons be made escheators or their deputies: (6) it is therefore ordained by authority of this present parliament, That no escheator to be made after the feast of the nativity of our Lord, which shall be in the year of our Lord God, 1473, shall take upon him same county. the office of escheator, nor occupy the same office by himself nor by any other, unless the said escheator or other person or persons to his use, have at the time that he shall be chosen escheator, lands, tenements, or rents in fee simple, fee tail, or for term of life, of the yearly value of xx. li. lying and being within the fame county or counties whereof he shall be made escheator. (7) Nor that office to ferm, any such escheator to be chosen after the said feast shall in any

No man shall he escheator unless he hath xx l. land or rent in the

No escheator shall let his

wife fell nor let to ferm the faid office of escheatorship, nor or make any make any deputy or deputies, but fuch for whom he will answer deputy, but at his peril; (8) the name or names of the faid deputy or de-will answer. puties to be certified by the same escheator by his letters patents to the treasurer, and barons of the King's exchequer for the time being, within twenty days after such deputation. (9) And that no fuch deputy or deputies take upon him or them to occupy in the office of escheatorship, unless such escheator have lands, tenements or rents, to the aforefaid yearly value, in manner and form as is aforefaid: (10) and if any person or persons after the said feast do contrary to the premisses or any of them, he shall forfeit for every default xl li. (11) the one half thereof to our fovereign lord the King, to be employed to the use of his honourable house: the other half to every of the King's liege people, which will therefore fue by action of debt, (12) wherein like process, rule, judgment, costs and damage, shall be had and awarded, as is used in other actions of debt usually purfued by writ at the common law; (13) and that no waging of law, protection, nor effoin be in any wife allowed in the fame to the defendant: (14) and the justices of peace in every place Justices of corporate, and the justices of peace in every other place having peace may justices of peace within them, shall have power to hear and de-inquire of and termine every such forseiture upon presentment thereof had be- punish the offences aforefore them in their fessions; (15) in which presentment, like said. process shall be had, as is used upon indictments of trespass done with force and arms against the King's peace. (16) Pro-Saving the vided always, That this act do not extend to any person or per-right of cities fons made or to be made escheator of any city, borough, or or boroughs, town of this realm of England, having authority to make or to authority to be escheators within themselves by the letters patents of the make eschea. grant of our fovereign lord the King, or any of his noble pro-tors. genitors or predecessors.

Statutes made at Westminster, Anno 14 EDW. IV. and *Anno Dom.* 1474.

YOSTRE seignur le Roy Edward le quart, a son parlement fommones & commences a Westm' le vje. jour dOctobr' lan de son reigne xijme et per diverses prorogations a le xxiij. jour de Jaynuer lan de son reigne xiiij. continues, per ladvys & assent des seignurs espirituelx & temporelx & les communes en le dit parlement le dit xxiij. jour assemblez, & par auctorite de

UR lord the King, Edward the Fourth, at his parliament summoned and begun at Westminster the fixth day of October, in the twelfth year of his reign, and continued by prorogation till the three and twentieth of January in the fourteenth year of his reign, by the advice and affent of the lords spiritual and temporal, and by the com-mons, in the said parliament the faid twenty third day affembled,

by authority of the same parliament willeth and granteth, and by the advice of the same hath ordained and enacted.

mesme le parlement, voet & graunte, & per ladvys de mel me ad ordeigne & enacte.

CAP. I.

For the King's tenants going in his wars.

Ex. edit. Rast. They who with him in France, shall have licence to pass their fine, and to make a feoffment to the use of their wills, though it be done by if he that is the King's tenant die in this fervice, age, his feo-fices, and executors shall have wardship of the lands and body of the heir.

HAT all fuch persons, and every of them, which by the grace of God shall pass over the sea with our said soveholding their reign lord the King in his voyage royal and noble service, and rands or the King shall abide in his noble service, by their attornies or deputies or any of them, or by the attorney or deputy of any of them, shall his service into enter and take, and may enter and take possession and profit of and in all honours, castles, manors, lands, tenements, reats, advowsons, hereditaments, and possessions, which be to them lands without descended, or to any of them hereaster shall descend, remain, revert, or by any mean shall come after the death of any of their ancestors, or any person or persons in any other form by the course of the law of the land, during the said voyage, if any parcel be holden of our fovereign lord the King by their faid entry, possessions, taking of the issues and profits of the same, collusion; and without fee or fine to be paid to our sovereign lord the King for And if any office be thereof found hereafter, then the same. they and every of them to have especial liveries and livery under the great feal of our fovereign lord the King, without fee or his heir within fine to be paid for the same to our sovereign lord the King, to enter and take possession in and of the honours, castles, and all other the premisses, every person according to his right and title: and the same to have and enjoy with the issues and profits of the fame of their title grown to them and every of them, without any other livery petition or pursuit of the law to be made in this behalf to our fovereign lord the King. And that during the fame time of the voyage, and they abiding in the King's noble fervice, as afore is faid, no manner process to be made in any of the counties of our fovereign lord the King against any of the faid persons, for any homage, fealty or other corporal service, which may not be done but in their proper persons, for any honours, castles, seigniories, manors, lands, tenements and other hereditaments and possessions, which they or any person or perhave during the faid sons to their use have or hereafter shall' voyage, and being in the King's noble fervice as afore is faid. But that all such process shall cease during the said voyage and And they and every of them fo passing in the said voyage royal, as afore is faid, and the feoffees to the use of ever of them may have licence under the King's great seal, without fee or fine to be paid for alienations feoffments and grants of the honours, castles, manors, lands, tenements, rents, services, atnuities, and other hereditaments and possessions with their appurtenances, to such persons whom them shall please: and the same persons to receive the same honours, castles and other the premisses, of what manner estate them shall please, to the inest

that they may thereof make their will for payment of their charges and other things. And if it happen any of the faid persons. which so shall pass and abide in the said voyage and service of our faid sovereign lord the King as afore is said, to die during the faid time and in the faid fervice, his heir being within age, that then all manner persons, having any manner estate by way of feoffment or otherwise to the use of the same person or persons fo dying, in any honours, castles and other the premisses with their appurtenances, to the use and performance of the will of the faid person, which doth so decease, shall have the same without any interruption of our fovereign lord the King, or any of his officers or ministers, by reason of any office thereof to be found, although the faid feoffments estate or alienation were made or had by collusion or otherwise intituling our sovereign lord the King: except such manors, lands and tenements, which any person or persons, passing or going with the King in this voyage royal as afore is faid, or by the grant or gift of our redoubted fovereign lord the King in any manner: and that they and every of them having and obtaining the same manors, lands and tenements, may by the authority aforesaid make estate of the fame faid manors, lands or tenements in any manner parcel of the same manors, lands and tenements to other persons in fee or otherwise to their own use, in performing of their wills, as before is faid. And the same estate or estates so to be made, to be good and effectual, as long as the said grants and gift thereof made or to be made by our faid fovereign lord the King to them or any of them shall stand and be in their force and effect and not determined, nor revertible to our faid fovereign lord the King or his noble heirs. And moreover our faid fovereign lord the King hath ordained stablished and enacted, by the affent of his lords spiritual and temporal, and the commons being in the same parliament, That if it happen any of the aforefaid persons, so passing and abiding with our said sovereign lord the King in his faid service and voyage royal as afore is faid, to die, his heir being within age now or hereafter holding or obtaining any lands or tenements of our fovereign lord the King by knights service: his said feosses and also his executors, shall have and enjoy the ward and marriage, with the ward of the fame manors, lands, and tenements so holden, during the nonage of the same heir, to the use of the same person so dying: and with the same to perform all his will. And moreover the same our sovereign lord the King shall grant by his letters patents the ward and marriage of the same heir, and of all his manors, lands and tenements, which the King ought to have by reason of the fame, to the fame feoffees or executors of the fame person or perfons fo dying, or to fuch of them, which for the same will sue, to the use of the same person or persons so dying as afore is said, without see or sine to the King for the same to be paid. Saved always to every person or persons, and to their heirs and fuccessors, other than our sovereign lord the King and his heirs and executors, all their right, title, prerogative and interest

T1474.

which they have or may have in any of the premisses, as if this aforesaid act had never been made, except corporal service, as afore is faid, which corporal service may not be done but in their proper persons as afore is said: and if any doubt or question rife or happen in any manner in the interpretations or confiructions of the points or articles aforesaid, or any of them, then the same our sovereign lord the King will and granteth by the same authority aforesaid, That the lords spiritual and temporal, and other of his council, being here in his absence, shall have full power and authority to discuss and set in this case a due remedy and redrefs by their good discretion and advice, according to the faithful intent of the same articles and points concerning the faid persons so dying in the said service and voyage royal of our sovereign lord the King beyond the sea. Provided always That this faid act or ordinance, or any thing comprehended or contained in the same, shall not be in any manner prejudicial nor hurtful to any of the King's liege people: but shall only be executory against our sovereign lord the King and his noble

CAP. II.

An all touching protellions for such as go in the King's wars.

The fame law and the fame protection that was 9 H. 5. c. 3. to those that were then in Normandy, or would then pass with K. France, shall be observed, and avail for over the sea

TTEM, our faid fovereign lord the King remembring that it was ordained enacted and stablished, by authority of the parliament holden at Westminster the second day of May, in the ix. year of the reign of the noble king Henry the V. late in deed granted by the flattute of and not of right king of this noble realm of England, as hereafter followeth. Item, whereas the taking of affifes generally hath long ceased throughout this realm of England, because of a statute and ordinance made by our faid fovereign lord the King. at his second passage towards the parts of Normandy, and by his council: our faid sovereign lord considering the great diseases Henry 5. into and damages, which divers of his liege people have had and fustained by the same ceasing, hath straightly commanded and commandeth, That his justices shall hold the assises through the all such as pass realm of England in the manner used and accustomed. And for to eschew the disherisons of the same persons, which now with the King. be passed and shall pass in this voyage royal of the King (which God speed) and also of the persons which be abiding in the fervice of our fovereign lord the King in the parts of Normands and of France, it is ordained and provided, That in every protection, with the clause of Volumus to be made for every of the fame persons, there shall be in the clause of the exception of the fame contained omiffion of these words, Assis nove disseifue, And that all protections be allowable for them, and every of them in all the counties of our fovereign lord the King in any place where such protection is cast forth for any such person, in all the pleas of affises, as well of no, diff. as of fresh force, without any difficulty. Provided always, That the judgments to be given from henceforth in such assistes arraigned or to be arraigned, shall not be prejudicial to any of the faid persons so abiding

in the King's noble service beyond the sea, as afore is said, which hath any thing in reversion or in remainder in such lands or tenements, whereof such assises be or shall be arraigned, if they that have in reversion or remainder in such lands and tenements be not named in the same assises, but that they be against them And this ordinance shall indure till the parliament. which shall be next holden after the next coming again of our fovereign lord the King into this realm of England. this ordinance, touching the faid persons abiding in the King's fervice beyond the fea, and also touching the said persons, which have passed and shall pass in the said voyage, be not sufficient for the ease and surety of them, it is accorded and assented, That the lords of the King's council for the time being, shall have full power by authority of this present parliament, to set ordain and provide sufficient remedy for the ease and surety of all the said persons and every of them, as to the said lords shall seem available and expedient in the case, after their good advice and discretion. Our fovereign lord the King will and hath ordained, enacted and established, by the advice and assent of the lords spiritual and temporal, and the commons in this present parliament affembled, and by authority of the same, That the same order and the same law comprised in the said statute and ordinance, shall be now observed and kept, and shall be as available for all manner of persons, which now shall pass over the sea with our sovereign lord the King in this voyage royal, and there shall abide in his faid noble fervice, as they were for fuch persons, which did pass over the sea with the said late King, and there did abide in his noble service. And that all such persons, which now shall pass over the sea with our said sovereign lord the King, shall have and enjoy in every point all manner advantages, as the faid persons so passing over the sea with the said late King had, should have and might have had by reason of the said statute. Provided always, That the said persons so passing over the sea with our said sovereign lord the King, shall have no benefit nor advantage of this present act, of any entry made by them or any of them in any manors, lands, tenements and other hereditaments after the first day of this present parliament summoned and begun at Westminster. This act and ordinance to endure till the next parliament, which shall be first holden after the next coming of our fovereign lord the King into England.

Provided also, That the said persons so passing over the sea with our said sovereign lord the King, have nor enjoy no benefit nor advantage of or by this present act, of any entry made or had after the first day of this present parliament, or to be made or had at any time hereaster by the said persons, their attornies or deputies, or any of them, in any manors, lands, tenements and other hereditaments, or any other manors and possessions. And this act and ordinance to endure till the parliament, which shall be first holden after the next coming again of our sovereign lord the King into his noble realm of England.

CAP.

CAP. III.

An all for shipping of wools and fells.

An alteration of part of the the transporting of wools growing in Cumberland, &c. which hereafter shall be shipped at from thence conveyed to Calais, or to any other place at the King's pleafure.

UR sovereign lord the King, the xxv. day of February, in the xiiii, year of his reign, remembring that in this present flat. 12 Ed. 4. parliament he had ordained and established, by the assent of the c. 5. touching lords spiritual and temporal and the commons assembled in the faid parliament, a certain act in manner and form as followeth. Our fovereign lord the King remembring, that whereas before this time in divers statutes amongst other things it is ordained and enacted, That all manner wools and fells called morling and shorling, growing within any part of this realm of England or Newcastle, and Wales, except wools and woolfels, called morling and shorting growing in the counties of Westmereland, Cumberland and Northumberland, and of the growing of the bishoprick of Durham, betwixt the waters of Tyne and Teefe, and of the counties of Richmondshire and Northaldertonshire, except wools to be thipped towards the west in Gallies or Caracks, to be shipped and carried out of this realm of England, shall be conveyed to the staple of Calais, and to none other place, upon pain of forfeiture of the faid wools and woolfels, and fells called morling and shorling, as in the same statutes more plainly doth appear. Nevertheless, the said statutes and ordinances, notwithstanding a great multitude of the faid wools and woolfels, and fells called shorling and morling growing in Yorkfwold in the county of Lincoln, Nottingham and Derby, and in other counties of this realm of England, under the colour of exception before reheared in the same north parts, be carried out of this realm of England into Flanders, Holland, Zealand, Brabant, and other divers parts beyond the sea, whereby not only great decay was of the King's customs and subsidies, but also destroying and diminishing of the price of the faid wools, woolfels, and fells called shorling and morling, growing within this realm, to the universal damage and great impoverishment of the same: our sovereign lord the King, by the advice, affent and authority aforefaid, hath ordained, enacted and established, That all wools, woolfels, and fells called shorling and morling, growing within this realm (other than before excepted) to be shipped and conveyed out of the realm, shall be conveyed to the staple of Calais, and to none other place. And that all wools, woolfels, and fells called shorling and morling, growing and being within the faid counties of Westmorland, Cumberland, and Northumberland, the bishoprick, Richmond, and Alderton, to be carried out of this realm, shall be shipped at Newcastle upon Tyne, only, and from thence to be conveyed to Calais, or to Newmiddleburgh in Flanders, there to be stapled and uttered, and at none other place. And if any man attempt and do contrary, and thereupon be duly convict: that then he shall be of like condition, as a man attainted of any felony, after the course of the common inv, and shall run in like pain and forfeiture as he that is so attainted should do-Alfo

Also by the same advice and anthority it is ordained, That all wools, woolfels, and fells called shorling and morling, growing or being in any county within this realm or in Wales, or in the marches thereof (other than before excepted) to be carried out of this realm, shall be conveyed to the said staple of Calais, and to none other place, upon the same pain and forfeiture. King's prerogative to grant any licence to the contrary excepted. This act to begin to take effect at the feast of Saint Michael, which shall be in the year of our Lord God, 1474, and to endure by the space of five years only, which act our sovereign lord the King will, ordaineth, and establisheth, by the assent of the lords spiritual and temporal, and the commons of this land in this present parliament assembled, to be in his full strength and effect in every point thereof. Saving only, whereas it is by the same statute ordained, That all wools, woolfels, and fells called shorling and morling, growing and being within the said counties of Westmoreland, Cumberland, Northumberland, the bishoprick, Richmondsbire, and Northaldertonsbire, to be carried out of this realm, shall be shipped at Newcastle upon Tyne only, and there to be conveyed to Calais, or to New Middleburgh in Flanders, there to be stapled and uttered, and at none other place. The faid act for so much shall be void. And that in the stead of those words, it shall be as hereafter followeth. It is ordained by the fame authority, That all wools, woolfels, and fells called shorling and morling, growing and being within the said counties of Westmoreland, Cumberland, Northumberland, the bishoprick of Richmondshire, and Northaldertonshire, to be carried out of this realm, shall be shipped at Newcastle upon Tme only, and from thence to be carried to Calais, or to the town of Berwick in Brabant, or to any other certain place at the King's pleasure to be named, there to be stapled and uttered, and at none other place. Also it is ordained by the assent and authoriby aforesaid, That in case where our sovereign lord the King ordaineth, that the faid wools and woolfels, called shorling and morling, of the growing of the counties and bishoprick aforefaid, to be stapled in any other place beyond the sea than at Calais or Berwick aforesaid, that then the place so to be named by the King, shall be certified and published by open proclamation in the faid counties of York, Northumberland, Cumberland, Westmereland, the bithoprick of Durbam, and the town of Newcastle. And that every of the subjects of our sovereign lord the King, after such proclamations made, and after three months after the faid proclamation passed, shall be bound to have and carry the faid wools and woolfels to the faid places, to be named by our sovereign lord the King, and expressed in the faid proclamation, upon the pain before limited.

CAP. IV. .

A confirmation of statutes made against the breakers of truce.

15 H.6.c.3. 18 H.6 c.8. 20 H.6.c. 1. 31 H.6.c.4.

have now of late been done and committed against the amities and leagues made betwixt our faid fovereign lord the King, and strange princes, against the safe-conducts and licences of our faid sovereign lord the King, and against the laws and statutes beretofore made for the punishment of such offenders in that behalf, to the great flander of our faid fovereign lord the King, and the general hindrance of all this realm of England; (2) the King therefore, tion of all sta- by advice and assent of the. lords spiritual and temporal, and the commons, in this parliament affembled, and by authority of the same parliament, hath ordained, established, and enacted, That all statutes and ordinances made before the fourth day of March, in the first year of his reign, by authority of any parliament, not repealed, against the offenders and breakers of amities, truces, leagues and safe-conducts aforesaid, be and shall be in their full force and effect: (3) and that every of the same statutes and ordinances be put in due execution in all things before the judge or judges, person or persons ordained by the same statutes or ordinances, or any of them, according to the tenors and effects of every the same statutes and ordinances; any grant or confirmation by act of parliament or otherwise, use, or custom, made, had, or used

to the contrary notwithfland-

ing; (4) provided always, That

TEM, whereas divers and

great offences and attempts

A confirmatutes not repealed, made againt the breakers of truces, leagues, safeconducts and licences.

TEM pur ceo ge plusours L & graundes offenses & attemptates ount ore tarde este commys & perpetres encountre les amisties & les lieges faitz entre nostre dit soveraigne seignur le Roy & princes estraunges, & encountre les saufconduits & licences mostre dit soveraigne seignur le Roy, & encountre les leies & estatuitz per devaunt fait pur le punishment des tielx offendours en celle partie, a graund desclaundre nostre dit soveraigne seignur le Roy & universal damage de tout cest roialme dEngleterre; le Roy pur ceo del advys & assent de les seignurs espirituelx & temporelx & communes en cest parlement assemblez, & per lauctorite de mesme le parlement, ad ordeigne enacte & establie, qe toutz estatuitz & ordeignaunces devaunt le quart jour de Marche en lan primer de son reigne faitz per auctorite dascun parlement nient repellez, encountre les rumpours ou offendours des amistees, triewes, lieges, & saufconduitz avauntditz, estoient & soient en pleyne force & effect: & ge chescune des mesmes les estatuitz & ordeignaunces soit mise en due execution en toutz choses, devaunt le juge ou juges, persone ou persones, ordeignes per mesmes les estatuitz ou ordeignaunces, ou ascun de eux, accordaunt as les tenours & effectz de chescune mesmes les estatuitz & ordeignauncez; afcun graunt ou confirmation per act du parlement, ou autrement, use, ou custume, fait,

This confirmation doth not extend to the statute of 2 H.5.stat.z. c.6. "

ewe, ou usez, al contrarie nient contristeaunt. Purveu toutz foitz, qe cest act nextend pas al ascun act ou ordeignaunce fait pur la punition dautielx offendours en lan second de Henry quint nadgairs en fait & nient de droit Roy dEngleterre.

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this act extend not to any act or ordinance made for the punithment of any fuch offenders in the second year of King Henry the Fifth, late in deed, and not of right, king of England.

Statutes made at Westminster, Anno 17 EDW. IV. and Anno Dom. 1477.

Oftre feignur le Roy Ed-ward puis la conquest quart a son parlement tenuz a Westm' le xvj. jour de Januar' lan de son reigne dis & septisme, al honour de Dieu & pur la bien de luy & de son roialme, del advys & affent des feignurs espirituelx & temporelx & al instaunce & requeste des communes en le dit parlement affemblez & per auctorite de mesme le parlement, ad fait ordeigner & establier diverses ordeignaunces & estatuitz en la fourme genfuist.

UR lord King Edward the Fourth after the conquest, at his parliament holden at Westminster the fixteenth day of January, in the seventeenth year of his reign, to the honour of God, and the wealth of him and his realm, by the advice and affent of his lords spiritual and temporal, and at the fuit and request of his commons, in this present parliament affembled, and by authority of the same parliament, hath made to be ordained and established divers ordinances and statutes in form following.

CAP. I. An att concerning money.

FIRST, whereas in a statute made the ix. year of King Ed-Ex edit. Rast. ward the Third, noble progenitor to our fovereign lord No Irish mothe King that now is, it was ordained, That no false money in payment in counterfeit to the sterling, should be brought into this realm, England or upon pain of forfeiture of the same money. Saving that all Wales, upon manner of people of every realm might bring to the exchange Pain of forfeias bullion, all manner good money of filver, of whatsoever va- ture thereof. lue it were, and there to receive covenable exchange. And felony to carwhereas in the second year of the pretensed reign of king Hen-ry out of of gold and filver in Flanders and Scotland, which commonly did coin of this run, and payments made in divers parts of this realm of Eng-realm, or any land, to the great damage of our sovereign lord the King, and plate, bullion, his people, amongst other it was ordained, That all the money jewels of of gold and filver of the coin of Flanders, and of all other lands gold or filver, and countries beyond the fea, and of Scotland, should be voided King's licence out of the realm of Findland, or put to the realm of Findland, or put to the real manufacture of the real ma out of the realm of England, or put to the coin or bullion with- (except prisoin the same realm, before the feast of Christmas then next fol-ners ransoms, lowing, upon pain of forfeiture of the fame, which ordinances foldiers mowere made because that the same money expended and suffered ney, &c.) Yor. III.

No person shall melt any money of gold or filver fufficient to run in payment, upon pain of forfeiture of the All things wrought of filver to be fold, shall be as fine as the sterling, and shall be marked with the leopard's workman's mark. All merchants aliens (hall employ the money received for their merchandiles upon the commodities of this realm. Made perpeand afterwards continued for twenty years by 7Ed. 6.c.6. 9 Ed.3. ft.2. 2 H. 4.c.6. 3 H.7. C.8. 4 H 4.C.15. 27 H.6.3.

to run in payment within this realm were deceitful. And now so it is, that of late, and at these days counterfeit and false money of such countries allayed, as groats and pence made in Ireland, in part like to groats, half groats, and pence, of this realm, in such a great multitude be daily brought into this realm out of Ireland and other places, and put in payments in this realm, which if it should long endure, it should not only destroy the good movalue thereof, ney of this realm, but also should cause the good money of filver of this realm made within the same, to be translated and turned into the faid false and counterfeit money made in Ireland and other places. And also should cause a great part of the plate of filver to be carried out of the realm, and to be coined with the said false and counterfeit money: wherefore by the affent, request, and authority aforesaid, it is ordained, That after the feast of Easter next coming, none of the same money of head, and the Ireland shall run in payment within this realm, Wales, Calais, or the marches of the same, nor that no person after the said seast put any of the same monies, nor the same receive in any payment within this realm, Wales, Calais, or the marches of the same, or any part of the same, upon pain of forfeiture of the same money so put or received for or in payment. The same money so forfeit to be seised by any of the King's liege people, and in three parts to be divided, whereof one part fo forfeit shall be applied to the use of the King's house, another part thereof to him or them which shall find and prove the same forfeiture before any justices of peace of any county within this realm, where any tual 3.H.7.C.8. such forfeiture shall happen, or before the mayors, bailiffs, sheriffs, or other chief governors of city, borough, or town corporate, or within any of the five ports within this realm of England, or at Calais, before the treasurer and comptroller there, if like forfeiture fall or happen, and all the residue of the same forfeiture shall be to the mayor, bailiff, or other chief governor of the city, borough, or town corporate, or any of the five ports where such forfeiture shall be found, to be applied to the use of the same city, borough, town or port, to fuch of them which have any forfeitures by any lawful grant or authority of the said parliament of our sovereign lord the King. And if they have no manner such forfeiture, then the same third part refidue shall be applied to them which have such forfeiture within the same city, borough, or town corporate, or any of the faid five ports by like authority or otherwise. whole forfeiture to be found and proved at Calais, or at the marches of the same, shall be only to our sovereign lord the And if such forfeiture happen to be found and proved, in any other town or village not corporate, the same residue of the faid forfeiture shall be to the chief lord of the fee of the fame town, to be applied to the use of the same lord. variance do fall betwixt any finder, affirming against any other person such forseiture to be, so that the same money forseit may not be seised without action by the said finder to be sued, That then the same finder, if he will pursue and prove the said forfeiture, or in his default any other person who will sue and prove

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prove such forfeiture, he shall be thereto received, and have an action of debt in this behalf, or at the common law at his election, or otherwise before the justices of peace of the county, out of the city or town corporate where such forseiture shall happen. And if it happen in city, borough, or town corporate, then before the mayor, theriff, or bailiffs, or other chief governor there, by bill or bills in this behalf, in which action of debt to be purfued at the common law, like process, judgment, and execution shall be, as is used in other actions of debt there to be pursued. And in such bill or bills to be pursued before the justices of peace, or before any of the said mayor, sheriff, or baillifs or other chief governors aforefaid, the process before appearance shall be had by attachment by the body infinite. And after judgment by Fieri facias, Capias ad latisfaciendum, or Elegit, at the election of the pursuer in this behalf. The pursuer which so doth recover, to retain his part aforesaid of the said forfeiture pertaining to him in his own hands to his own use. And the part pertaining to the King, to be delivered to the sheriff or sheriffs, bailiff or bailiffs, in the King's exchequer, to be accountable of fuch county or place corporate, where fuch recovery shall be had by writing indented in this behalf to be made, to be employed to the use of our fovereign lord the King as is aforesaid. And the residue of the faid forfeitures recovered, to be delivered to any of the faid mayors, theriffs, baillits, or other chief governors corporate, as afore is faid, to be applied in the manner and form before specified. And if any such forfeitures be found and proved in any town or village not corporate, the same to be delivered to the said lord of the fee, to be applied to his use. And whereas by the statute made in the second year of the pretensed 2 H.6.c.6. reign of the late king Henry the Sixth, it was ordained amongst other. That no gold nor filver should be carried out of this realm. upon pain of forfeiture of the value of the same, and that he which espieth the same, and thereof giveth knowledge to the council or treasurer of England, should have the fourth part of fuch forfeiture (ransom and fine of the English prisoners taken beyond the fea, and the money which foldiers thall carry with them for their reasonable costs, with other things in the same statute comprised, excepted) contrary to which statute and ordinance, and divers other ordinances touching the fame, before this made, the money of gold and filver and vessel, and plate of gold and filver of this land, as merchandifes is carried and sent out of this realm, as well by the denizens as aliens, to the great impoverishing of this realm, and final destruction of the treasure of the same realm, if hasty remedy be not provided: it is ordained and established by the authority aforesaid, That no person from the feast of Easter, shall carry nor do to be carried out of this realm or Wales any manner money of coin of this realm, nor of the coin of other realms, lands, or feigniories, nor no plate, vessel, mass, bullion, nor jewels of gold wrought or unwrought, or of filver, without the King's licence: except such persons as be dispensed within the Ff2 forelaid

foresaid statute made the second year of King Henry the Sixth, and in other divers statutes, upon pain of seiony, and to be adjudged and reputed as a felon. The fame felony to be heard and determined in like manner and form, and before such perion or perions, as other felonies be commonly heard and determined within this realm. And whereas in the statute made in the ninth year of King Edward the Third, amongst other things it was ordained, That the therling halfpenny or farthing should not be molten for vessel nor none other thing by goldfmith or other, upon pain of forfeiture of the money molten. And that the goldsmith or other that so doth melt, shall be commanded to prison, there to remain till he hath yielded to the King the one half of that he hath so molten, notwithstanding any charter or franchise granted to the contrary, which statute was confirmed by King Richard the Second, in his parliament holden the xvii. year of his reign. And then amongst other it was ordained, That no groat nor half groat should be molten by no perion for vessel, nor other thing thereof to be made, upon the pain aforesaid: contrary to which statutes the faid monies of filver and monies of gold of this realm, by goldfmiths and other persons are daily molten for vessel and other things thereof to be made; so that by the same cause and by the faid carrying of money of this realm, and by the great quantity of gold beaten for imagery and fuch like, and by the wasting of gold in gilding in divers manners by goldsmiths, cutlers, other artificers, the money of this realm is greatly diminished, to the universal damage of this realm: therefore it is ordained by the faid authority, That no goldsmith nor other person from the said feast of Easter, thall melt or beat within this realm, Wales, Calais, or the marches of the same, any money, of gold or silver not broken, sufficient to run in payment, nor by any occasion of sensuality to minish, bow or break the money of this realm, able to run in payment, for to make any vessel or other thing thereof, nor to gild any thing with the fame; nor that any goldsmith or other person within this realm, IVales, Calais, or the marches of the same, from the said scass of Easter, shall gild any manner vessel, bason, pots, cups, nuts, or saltcellars of filver, (ornaments of churches, stuff for knights made or to be made, and apparel necessary to be gilt for every such person dispensed by the statute of array, made in the third year of the reign of our fovereign lord the King that now is, and in the ordinance of apparel made in this present parliament excepted,) upon pain to forfeit the double value of the money so molten, or voluntarily bowed or broken, or to the value of the veilel, bason, pots, cups, nuts, or faltcellars of filver, or other thing gilt, or the thing in which any fuch gilding shall be, (except before excepted.) The third part of every such forfeiture to be applied to the use of the King's honourable house: the other part thereof to the use of him or them which shall find and prove the same forfeiture, in the manner as afore is said in the article of money of Ireland. The residue of the said forfeiture to be to the mayor, theriffs, bailiffs, or other chief governors of the city,

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city, borough, or town corporate, or any of the five ports where such forfeiture shall be found and proved, to be applied to the use of the same city, borough, town or port. And that the whole forfeiture be found and proved at Calais or the marches of the same, to be only to our sovereign lord the King. And if any fuch forfeiture happen to be found and proved in any town or village not corporate, the same residue shall be to the chief lord of the fee of the same town or village to be applied to the use of the same lord. The finder of the same forfeiture, if he will purfue and prove the same, or in his default any other person which will pursue or prove such forfeiture, shall be thereto received, and have in this behalf an action of debt or at the common law at his election, or before the justices of peace of the same county out of the city or town corporate, where such forfeiture shall happen. And if it happen in city, borough, or town corporate, then before the mayor, sheriff or sheriffs, bailiff or bailiffs, or other chief governor there, by bill or bills in this party, in which action of debt, and in the faid bill and bills to be purfued, like disposition, demean, behaviour, receiving, judgment and execution in this part shall be had, according as in the aforesaid article concerning money of Ireland is contained, any charter, grant, corporation or act made to the contrary notwithstanding. And whereas in the parliament holden the second year, of the usurped reign of Henry the Sixth, late in deed and not of right King of England, amongst other it was ordained, that no goldsmith nor worker of filver within the city of London, should sell any thing wrought of silver, unless it be as fine as the sterling, except that that needeth solder in the making, which shall be allowed according as the solder shall be necessary to be wrought in the same. And that no goldsmith nor jeweller, nor other man that worketh harness of silver, shall put any of the same to sale in the same city, before it be touched with the touch of the leopard's head, that which may reasonably bear the fame touch. And also with the mark or fign of the worker of the same, upon pain of forfeiture of the double. And that the mark or fign of every goldsmith shall be committed to the wardens of the same mystery. And if it may be found, that the keeper of the touch aforesaid, do touch any such harness with the leopard's head, which is not as fine in allay as the sterling, that then the keeper of the touch for every thing so proved not so good in allay as the sterling, shall forfeit the double value to our fovereign lord the King and to the party, which statute is daily broken by the goldsmiths and other workers of silver, inhabiting as well in the city of London as elsewhere within this realm and Wales, and our fovereign lord the King in effect nothing answered of any forfeiture comprised in the same statute, albeit that the King's liege people daily buying things wrought by the faid goldfmiths or workers as fine gold or fine filver, supposing it to be the same, when in deed it is not so, be grievously deceived, because that the said touch of the leopard's head is oftentimes set to fuch things by the faid keeper of the faid touch of London and other places, as though the thing were fine and not defective. $\mathbf{F} \mathbf{f} \mathbf{3}$ And

And oftentimes the fign of the worker of the same is not set thereto according to the statute aforesaid, nor the action given in the fame statute is no perfect remedy to the persons grieved in this behalf. It is ordained by authority of this present parliament, for the better execution of the faid statute, and for to eschew the deceit daily done by the faid goldsmiths and workers of gold and filver in the faid city of London and elsewhere, within this realm and Wales, that no goldsmith nor other worker of gold and filver, or either of the same metals, from the said feast of Easter, shall work, sell, or set to sale, any manner base gold under the fineness of xviii. carats otherwise called crates, nor no silver unless it be as fine as the sterling. Except such thing as requireth solder in making of the same, which shall be allowed according to the folder necessary to the making of the same, upon pain of forfeiture of the double value of any fuch gold or filver wrought or fold to the contrary. Nor that no goldsmith, jeweller, nor other worker of harness of filver, shall set no harness of filver plate, nor jewel of filver to fell, from the faid feast of Easter, within the faid city of London, or within two miles of London, before it be touched with a touch of the leopard's head crowned, such as may bear the same touch, and also with a mark or fign of the worker of the same so wrought within the city of London or two miles of the fame, upon pain of forfeiture of the double value of any fuch filver wrought and fold to the contrary. And that the mark or fign of every goldsmith be committed to the wardens of the same mystery. And if it may be found, that the faid keeper of the touch of the leopard's head crowned, aforefaid, do mark or touch any fuch harness with the leopard's head, if it be not as fine in allay as the sterling, then the said keeper of the faid touch, for every thing proved not of as good allay as the sterling, shall forfeit the double value: the same forfeitures to be divided in two parts, the one half to be applied to the use of the King's house, and the other half thereof to the party grieved or hurt, in this behalf; or in his default, any other person which will pursue and prove fuch forfeiture, shall be thereto received, and have in this behalf an action of debt, or at the common law at his election, or before the justices of peace of the county out of the city or town corporate where such forfeiture shall happen, to purfue as well for the King as for himself. And if it happen in city, borough, or town corporate, then before the mayor, sheriff or sheriffs, bailiff or bailiffs, or other chief governor there by bill or bills in this party. In which action of debt. and in the bill and bills to be purfued, like disposition, demean, behaviour, judgment and execution in this party shall be had, according as in the faid article concerning the money of Ireland is comprised, any charter, grant, corporation, or act, made to the contrary notwithstanding. And because there be divers goldsmiths and other workers of gold and silver, aliens and strangers inhabiting in the city of London, and other places night there about, working their works in fecret places, and privileged, and eloin the fame, and will not be searched by the faid wardens of the faid goldsmiths of London for the time being, nor will not be obedient and governed by them: therefore it is hereby ordained, That from the said feast of Easter, every such alien and stranger goldsmith and worker of gold and silver inhabiting or to inhabit in the faid city of London, and other places within two miles of the same city, shall be obedient and ruled by the said wardens of the said goldsmiths, in all things lawful and reasonable, and suffer the stuff of gold and silver by them wrought to be searched and marked after the rule of the said city, upon pain to be punished in manner and form as goldimiths and workers of gold and filver of England, inhabiting within the faid city, by the rules of the faid craft of goldsmiths ought to be ruled. So always that the faid aliens and strangers be not evil entreated, nor otherwise charged by any manner imposition, other than the said English goldsmiths be, shall be, and ought to be. And for the better surveying of the said aliens and strangers in time to come to be had, it is ordained by the authority aforesaid, That the same aliens and strangers, goldfmiths and workers of gold and filver, inhabiting within the faid city and every of them, from the feast of Saint Michael the archangel next coming, shall inhabit them in the open streets of the faid city, and where better and more open shewing is of their craft. And it is ordained by the said authority, That if the aforesaid keeper of the said touch, or worker of harness or other thing of gold or filver not made of the faid fineness, do touch or mark the same harness or other thing as fine and able. that then for non-fufficiency of the faid keeper and worker, the persons of the said craft of goldsmiths of the said city of London, by whatfoever name or names they be corporate, shall be chargeable and charged of the forfeitures by like action or actions of debt as is aforefaid in like manner and form as immediately before is specified. And whereas in the fifth year of the pretenfed reign of king Henry the Fourth, for the better keep- 5 H. 4. c. 9. ing of gold and filver within this realm, and for the utterance of the commodities of the same realm, it was ordained amongst other, That the merchant strangers and aliens should sell their merchandises brought, within a quarter of a year after their coming into the fame, and that the money received in this realm should be employed upon the commodities of this land upon pain of forfeiture of the same money. Contrary to which ordinance, the same merchants and many other persons do convey and carry daily the same money by them received out of the realm, to the great diminishing of the same money, and do not employ the same in substance upon the commodities of this realm, whereby the King's custom and subsidy be greatly decayed. It is therefore ordained by the authority aforesaid, That every merchant alien, and every victualler and other stranger not being denizen, which shall resort into any place or port of this realm or Wales after the faid feast of Easter, shall duly employ all the money to be received by him within any part of Ff4

the same realm or Wales, upon the merchandises or other commodities of this realm, or without any fraud he shall put the fame in due payment to the King's liege people within this The same employment or payment duly to be proved by the merchant alien, victualler, or other stranger, before his departing out of the same port, by writing to such merchant or merchants, to whom the faid merchant alien, victualler, or other stranger hath employed or paid his money by him received for his merchandises brought into this land, witnessing that he hath so done or by such proofs as shall seem reasonable to the customer or comptroller of the same port and mayor, bailiff, or other chief governor of any such city, borough, or town, where such port shall be, upon pain of forfeiture of all his goods being within this realm, and to have one year's imprisonment. Saving always to every such merchant, victualler and stranger, his reasonable costs by the oversight of the faid chief governor of the port or place where such mer-chant, victualler, or stranger shall arrive. The same forfeiture to be demeaned, judged, and departed, in like manner and form by like actions, process, and execution, as is limited of other forfeitures in this act before declared. And because that many forfeitures touching the aforefaid statutes made before this time have fallen before the faid feast of Easter, and by likelihood will more fall by persons not doubting to offend and break the law, which persons ought by reason to be punished in discouraging of other hereafter to offend. It is ordained by the authority aforesaid, That the justices of peace of each county, or other place where justices of peace are, shall have power to hear and determine all manner defaults and forfeitures touching every of the premisses had or done before the feast of Easter. next ensuing, to be had and done against the form of any sta-tute before this time thereof made. The same forfeitures and every of them to be judged, demeaned, and departed in like manner and form by like action process and execution as before is limited, and declared of and for the faid forfeitures before rehearfed in this present act and ordinance. Provided always, That this act extend not to any ambassador or other stranger come or to come into this realm, or to pass out of the same by the King's licence, as for any money of gold and filver, plate, or vessel, or jewel, or any ornament of filver or gold concerning his person, brought by him into this realm; or to any ambassador of the King, herald, pursuivant, or messenger, which shall pass out of this realm beyond the sea, by the King's licence, or to any merchant going over the sea to buy any wine to be brought into this realm, as for to carry with him only a little cup called a Taster for wine. Provided also, That this act extend not to any of the inhabitants, denizens, or strangers, to come or go to and fro the town of Calais, or the marches of the same, nor to the dwellers and sojourners of the same; for any money by them or any of them to be conveyed or carried to any places or country out of the faid town and marches,

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other than the money of this realm, or money of other countries carried out of this realm. And to the intent that due notice may be hereof had to the King's liege people in this part, letters of proclamation under the King's seal upon this ordinance shall be made to every county of this realm and other places necessary in all good haste. This ordinance to endure from the said feast of Easter, till the end of seven years then next following. Provided also, That this act, as for the part of any forfeiture contained in the same, which may pertain to the King, shall not extend to give him any such part of fuch forfeiture to be had or made within the principality of Wales, the duchy of Cornwall, nor the earldom and counties palatines of Chefter and Flint, nor any of them. Also it is ordained by the authority aforesaid, That the noble and excellent prince Edward, the King's first-begotten fon, prince of Wales, duke of Cornwal, and earl of Chefter, shall have, perceive, and enjoy, and to his heirs, princes of Wales, dukes of Cornwall, and earls of Chester, being the first-begotten sons of the King of England, all and every such part of forfeitures, which shall be made or forfeit within the faid principality, duchy, earldom, counties palatines, or any parcel of any of them, in as ample and large form as the King ought or may have such part of forfeiture in any other place by reason of any act made in this parliament, any act made or to be made in this present parliament, to the contrary notwithstanding. Provided also, That this act for the division and partition of any forfeiture therein contained, shall not extend to or for any forfeiture to be had or made within the liberties or franchises of William, bishop of Durham. And it is ordained by the said authority, That William, bishop of Durham, and his successors bishops of Durham, shall have all fuch partitions and forfeitures, which shall happen within the faid liberties and franchifes, in as ample and large form as the King should or ought to have in any other place by force of this act. Provided always, That this act nor none other act or statute made or to be made in this present parliament, shall extend to be prejudicial or hurtful to the abbot of the monastery of St. Peter of Westminster for the time being, nor to any person for the time dwelling, resiant, or being within the same monastery, or within any place pertaining to the same monastery, or within any place within the precinct fee or franchise of the said abbot, or of the faid convent, or to any of the rights, privileges, liberties, franchifes, immunities, or other thing granted by the King or any of his progenitors, predecessors, or possessors of the royal estate and crown of England, to the abbot and convent of the faid monastery and their successors jointly or severally, in Provided also, any manner granted heretofore pertaining. That the abbot of the faid monastery, and convent of the said monastery and their successors, shall have, hold, and enjoy freely and effectually, all the faid rights, liberties, privileges, franchifes, immunities, and all other things in the form aforesaid to them granted, by whatsoever name or names they be named

or called jointly or feverally in any letters or writing thereupon made, any act or ordinance made or to be made in other manner or thing contrary notwithstanding. Provided always, That this act nor none other act, ordinance, or statute made or to be made in this parliament, shall be in any wife prejudicial or hurtful to the dean for the time being, of the King's free chappel of St. Martin's le Grand, in London, nor to the dean and chapter for the time being, of the same chapel, nor to any perfon or persons for the time dwelling, resiant, or being within the same chapel, or within any place or places within the precinct, fee, or franchise of the said dean or dean and chapter. Not to any of the said rights, privileges, liberties, franchises, immunities or other things by the King or any of his progenitors, predecessors, or possessors of the royal estate and crown of England, to the dean and chapter of the said chapel, and their succeffors jointly or feverally, in any manner granted, or in any manner heretofore pertaining. And also provided, That the dean of the faid chapel, and dean and chapter of the faid chappel, have, hold, and enjoy, entirely, freely, and effectually, all the rights, privileges, liberties, franchises, immunities, and all other things in form aforesaid, to them granted by whatsoever name or names they be named or called jointly or feverally in any letters or writing thereupon made, any act, ordinance or flatute made or to be made in any other manner or thing contrary notwithstanding.

CAP. II. For the courts of pipowders.

In a court of the contract was made in the time and

TEM, Whereas divers fairs pipowders the L be holden and kept in this plaintiff shall realm, some by prescription albe sworn that lowed before justices in eyre, and some by the grant of our lord the King that now is, and some by jurisdiction of the grant of his progenitors and the same fair. predecessors; (2) and to every of the same fairs is of right pertaining court of pipowders, to minister in the same due justice in this behalf; (3) in which court it hath been all times accustomed, that every person coming to the faid fairs, should have lawful remedy of all manner of contracts, trespasses, covenants, debts, and other deeds made or done within any of the same fairs, during the time of the same fair, and within the jurisdiction of the same, and to be tried by merchants being of the same fair; (4) which courts at

TEM que conne diverses A feires sount tenuz & gardez en cest roialme, ascuns per prescription allowez devaunt justices en eire, & ascuns per graunt nostre seignur le Roy qorest, & ascuns per graunt de ses nobles progenitours & predecessours: Et a ascun ou chescune des melmes les feires et de droit apperteignaunt un court de peepowders, a ministrer en ceo due justice en celle partie, en quele court il y ad toutz jours este accustume, qu chescune persone venaunt as tielx feires arroit loial remedie des toutz maners contractes, trespasses, covenaunts, dettes, & autres fetes ou autrement faits ou commys deins ascuns de les mesmes feires durant le temps mesme le feir, & deins

isdiction del mesme, & tries per marchauntz ef-; al mesme la feire; queurtes es cests jours sount es per seneschallz south hallz bailliffs commissak autres ministrez teigz & governauntz les ditz es des ditz feires, pur lour er profit tenauntz plee laintes, fibien des cons dettes trespasses & autes faitz & commise hors nps des ditz feires ou la iction del mesme, dount rite ils ount nulle jurifn, furmettauntz les cons dettes trespasses covez & autres fetez estre deins le temps des feires, inz la jurisdiction de les es feires, lou en verite ils e feussent; et ascuns soitz laintez feintes per ymaon de malvais disposes es a troubler ceux as t ils portent male voluni celle entent qils arroient icre favourables enqueftes enantz as ditz feires lou eignount lour actions, & int plusours venantz as feires fount grevousment & troubles per actions s & auxi per actions des trespasses setes & confaitz & commys hors emps des ditz feires, ou ictions del mesme, conequite & bon conscience, int les feignurs des ditz perdent graundes profites noun yenue des diverses hauntz a lour feires, gi celle cause ceux absteit, & auxi les communes elle cause sount pire serves el stuff & marchaundise s autrement viendrount z feires: Nostre dit seige Roy, les premisses confideres

this day be misused by stewards, under-stewards, bailiffs, commissioners, and other ministers holding and governing the faid courts of the said fairs, for their private profit, holding pleas by plaints, as well of contracts, debts, trespasses, and other feats done and committed out of the time of the said fairs. or the jurisdiction of the same, whereof of truth they have no jurisdiction, surmising the same debts, trespasses, covenants, or other deeds, to be done within the time of the fairs, or within the jurifdiction of the same fairs, where of truth they were not so; (5) and sometime by the device of evil disposed people several suits be feigned, and trouble them to whom they bear evil will, to the intent that they for lucre may have fa-vourable inquests of those that come to the faid fairs, where they take their actions. (6) And whereas divers persons coming to the same fairs, be grievously vexed and troubled by feigned actions, and also by actions of debt, trespasses, deeds, and contracts made and committed out of the time of the said fair, or the jurisdictim of the same, contrary to equity and good conscience, (7) whereby the lords of the same fairs do lose great profit by the not coming of divers merchants to their fairs, which by this occasion do abstain, and also the commons be unserved of such stuff and merchandise which otherwise would come to the same fairs. (8) Our faid lord the King confidering the premisses. by the advice and affent of the lords spiritual and temporal, and at the request of the commons, in the faid parliament affembled, and by the authority of the same, hath ordained and established, That from the first day of May next ensuing,

Bro. jurisdiction, 119. 4 Inst. 272.

no steward, under-steward, bailiff, nor commissary, nor other minister of any such courts of pipowders, shall hold plea upon any action at the fuit of any person or persons, unless the plaintiff or plaintiffs, or his or their attorney, in the presence of the defendant or defendants, do fwear upon the holy Evangelists, upon the declaration that the contract or' other deed contained in the faid declaration, was made or committed within the fair, and within the time of the faid fair where he taketh his action. and within the jurisdiction and bounds of the same fair. And although that the plaintiff or plaintiffs by their oath doaffirm the same, yet nevertheless the said defendant or defendants shall not be concluded by the same, but may answer and plead to the action, or in abatement of the plaints, and to profer an iffue that the fame contract, trespass, or other deed contained in fuch declaration. whereupon the plaintiff or plaintiffs do declare, was not committed nor done within the time of the fair, and jurisdiction of the same, but out of the time of the fair, or at other places out of the jurifdiction of the same fair, according to the truth in this be-(10) And if it be fo tried, or that the plaintiff or plaintiffs, or their attornies, do refuse to take the oaths in the form aforefaid that then the defendant or defendants shall be quite dismissed and discharged in that behalf out of the fame court, the party plaintiff to take his remedy at common law, or other place conyenient, as shall to him seem

fideres, del advyce & affent des ditz seignurs espirituelx & temporelx & a la requeste des communes en le dit parlement assembles, & per lauctorite del mesme, ad ordeigne & establie, qe al primer jour del May proschein veignaunt nulle senesehall, south seneschall, baillif, commissarie, ne autre ministre dautiels courtes de pecpowdres, teigne plee fur afcune action al suite dascune persone ou persones, sinon ou le pleintif ou pleintifs ou son attourney en presence del defendaunt ou defendauntz face serement sur le seint Evaungelie, sur la declaration qe le contract trespasse ou autre seet conteignuz en mesme la declaration fuift fait ou commile deins la feire temps del dit feire lou celluy preigne fa action & dedeins les boundes & jurisdiction de mesme la feire; et mesqe le dit pleintif ou pleintifs per lour serement afferme le meime : nepurquaunt qe le dit defendaunt ou defendauntz ne soit ou soient concludez per coo, mes que ceux poient refpounder, & pleder al action, ou en abatement des pleintes, & de tender issue, qe mesme le contract trespasse ou autre feet conteignuz en tiel declaration, fur quoy le pleintif ou pleintifs declare ou declarent. ne fuist commise ne fait dedeins le temps de la feire & jurisdiction del dit feire, mes hors le temps de la feire, ou as autres lieux hors de la jurifdiction de mesme la feire, solonge la verite en celle partie: Et sil soit ensi tries, ou qe le pleintif ou pleintifs refuse ou refusent, ou lour attourneys, de faire les serements en fourme avauntditz; qe donges le deat ou defendaunts soit ou quietes dismisses & diss en celle partie hors court, le partie pleintif idre son avauntage a la ine lev ou autre lieu ient, come luy semble est ordeignaunce nient eant. Et qe chescune sel. fouth-seneschall, bailnmissarie, ou autre mieignant, rulant, ou gont, ascuns des ditz qi face le contrarie du rdeignaunce, forfacera rescune default en celle Cs. lune moite ent a seignur le Roy, & laupite ent a celluy qi en. artie pursuera sa action : ordeignaunce per action e en son proprenoun. Et fs de proclamation foient t bon haste directs a chesiscont de chescune counngleterre de faire cest orunce estre proclaymes en ne feire deinz son counibien deinz fraunchise dehors: cest act dena le primer jour de May dit tanque al primer jour rlement qe proscheine-Purveu toutz enfuera. qe cest act, ne null

good, notwithstanding this or- The penalty dinance. (11) And that every of a steward proceeding in steward, under-steward, bai- a court of piliff, and commissary, or other powders, if minister, holding, ruling, or the plaintiff governing any of the said hath not decourts, that doth the contrary the contract, of this ordinance, shall for- &c. was made feit for every default in this in the time behalf, an hundred shillings, and jurisdic-the one half to be to our lord fair. the King, and the other half to him that will in this behalf purfue his action upon this ordinance, by action of debt in his own name. (12) And that writs of proclamation be in all good haste directed to every sheriff of every county of England, to cause this ordinance to be proclaimed in every fair within his county, as well within franchise as without. (13) This act to endure from the faid first day of May, until the first day of the next parliament. (14) Provided always, That this act, nor any thing comprized in the same act, be hurtful or prejudicial to William now bishop of Durbam, or to his successors, within the liberty and franchise of the bishoprick of Durham.

comprise en mesme lacte, soit damageous ou prejudicialle Made perpeliam ore evelqe de Durham ne ses successours deinz les tual by 1 R.3. & fraunchise del eveschie de Durham.

CAP. III. Against unlawful games.

EM, whereas by the laws of this land no person should No person : any unlawful games, as dice, coits, tennis, and fuch thall use any imes, but that every person strong and able of body should of the games s bow, because that the desence of this land was much called Closse, chers, contrary to which laws the games aforesaid and Kayles, Hand new imagined games, called cloth, kailes, half-bowl, in hand, or in and hand out, and queckboard be daily used in divers Queckboard, of this land, as well by persons of good reputation, as of two years imhaving: and fuch evil disposed persons that doubt not prisonment, end God in not observing their holy days, nor in break- and sortes

ing of x. li.

1477.

wholoever shall suffer any perion to play at any of the faid games in his house, or other place, shall be three years imprifoned, and forfeit xx. li. Rep. 33 H.8. 12 R.z.c.6. 11 H.4.C.4.

ing the laws of the lands to their own impoverishment, and by their ungracious procurement and encouraging, do bring other to fuch games, till they be utterly undone and impoverished of their goods, to the pernicious example of divers of the King's liege people, if such unprofitable games should be suffered long to continue, because that by the mean thereof divers and many murders, robberies, and other heintous felonies be oftentimes committed and done in divers parts of this realm, to the great inquieting and trouble of many good and welldisposed persons, and the importune loss of their goods, which plays in their faid offences be daily supported and favoured by the governors and occupiers of divers houses, tenements, gardens, and other places, where they use and occupy their said ungracious and incommendable games: Our fovereign lord the King in confideration of the premisses, by the advice of the lords spiritual and temporal, and the commons in the said parliament affembled, and by the authority of the same hath ordained, that after the feast of Easter next coming, no person, governor nor occupier of any house, tenement, garden, or other place within this realm, shall willingly suffer any person to occupy or play any of the faid games called closh, kailes, halfbowl, hand in and hand out, or queckboard, or any of them, within any of their faid houses, tenements, gardens, or any other place, upon pain to have the imprisonment of three years, and to forfeit and lose for every offence, xx.li. The one half thereof our fovereign lord the King, to be applied to the use of his house, in all such places where such forfeiture shall happen to fall, other than where any person ought to have the forfeiture of the goods of felons and fugitives, by any lawful grant authority of parliament, or otherwise. And it is ordained by the faid authority, That all such persons, their heirs and successors, which ought to have any fuch forfeitures in any fuch places, shall have all such half as shall be hereafter forseit by any of the premisses: and the other half thereof to him or them that in this behalf will purfue by action of debt at the common law: In which action, like process, trial, judgment, costs, damages, and execution, shall be had as is used in other actions there pursued. And that no person from the said feast of Easter, shall use any of the faid games called closh, half bowl, kailes, hand in or hand out, or queckboard, upon pain of two years imprisonment, and to forfeit for every default, ten pounds. The one half thereof to our fovereign lord the King, to be applied to the use of his house, in all places where such forfeiture shall happen to fall, other than where any person ought to have the forfeiture of the goods of felons and fugitives, by any lawful grant, authority of parliament, or otherwise. And it is ordained by the faid authority, That all such persons, their heirs and successors, which ought to have any fuch forfeitures in fuch places, shall have all such half that shall be hereafter forfeit by any of the premisses: And the other half thereof to him or them that

behalf will fue by action of debt in like manner and o be had, tried, ruled, and ordered as is afore faid.

CAP. IV.

An all for making of tile.

LM pur ceo ge es diverparties du cest roialme les damages ount effec, & r en autre sount, & per ince en temps aveignir urs accrescer voillent, pur t de veraie sesonable & int fefure whiting & anele tewle appelles pleinuterment noimez thakroftile, ou crestile, cor-., & guttertile, fait & deinz cest roialme: : seignur le Roy, les ses consideres, pur unibien de son dit roialme, r ladvys & affent des rs espirituelx & tempo-: a la requeste des coms en le dit parlement afs, & per auctorite de ; ordeigne & establie, itz & chescune persone rsones, qi en apres usera vation de fesure dascun ule come est desuis espele face bone sesonable, le bien sufficialment & istrement blanches & ane-: qe la terre de quele astiel teule serra fait soit & gistes devaunt le priour de Novembr' profdevaunt qe ceo serra fait, mesme la terre soit steres nes devaunt le primer e Feverer adonges profensuant les ditz foiance ance, & nient overes dele primer jour de Marche es proschein ensuant: la dit terre, devaunt gil nise al fesure de teule, erament overez & tries rs; et auxi qe les veines

TEM, Whereas in divers L parts of this realm great damage hath been, and daily is, and by likelihood in time to come will much increase, for default of true, feasonable, and sufficient making, whiting, and anealing of tile, called plain tile, otherwise called thaktile, roof-tile, or cref-tile, cornertile, and gutter-tile, made and to be made within this realm: (2) Our lord the King (the premisses confidered) for the general profit of this realm, by the advice of the lords spiritual and temporal, and at the request of the commons, in the said parliament affembled, and by the authority of the same, hath ordained and established, That all and every person or persons, which hereafter shall use the occupation of making of any fuch tile as before is faid, shall make it good, seasonable, able, and fufficient, and well whited. and anealed. (3) And that The prepared the earth whereof any such tile tion of ear shall be made, shall be digged for the mal and cast up before the first day of tiles, at of November next before that lengths, they shall be made, and that breadths, the fame earth be stirred and thickness turned before the first day of them. February then next following the fame digging and cafting up, and not wrought before the first day of March next following; and that the fame earth before it be put to making of tile, be truly wrought and tried from stones; (4) and also that the veins called

malm or marle, and chalk,

lying commonly in the ground

near to the land convenient to make tile, after the digging of the faid earth whereof any fuch tile shall be made, shall be well lawfully and truly severed and cast from the earth whereof any fuch tile shall be made. (5) And that every fuch plain tile fo to be made, shall contain in length ten inches and half, and in breadth fix inches and a quarter of an inch, and in thickness half an inch and half a quarter at the least. (6) And that every fuch roof-tile or cref-tile so to be made, shall contain in length thirteen inches, and the thickness of half an inch and half a quarter at the least, with convenient deepness according. (7) And that every gutter-tile and cover-tile to be made, shall contain in length ten inches and an half. convenient thickness, with breadth, and deepness accord-Theforfeiture ing. (8) And if any person of the offender or persons set to sale to any person or persons any such tile above specified, made or to be made contrary to the faid ordinance, then the feller thereof shall forfeit to the buyer of the same the double value of the same tile, and besides that, shall make fine and ransom to the King at his will. (9) And that every person that feeleth himself grieved, and will sue in this behalf, shall have an action of debt against the offenders, wherein shall be made and had like process, recovery and execution, as is or may be at this day in any other actions of debt purfued at the common law. (10) And that the plaintiff in every fuch action (if it be found with him) may recover against the defendant in the same action his reasonable

appelles malm ou marl & chalke, gilantz communement en la terre bien pres a la terre convenient de faire teule ent, en ou apres la foiaunce de la dit terre dount afcun tiel teule serra fait ou affaire, soit bien loialment & verament desseveres & gistes de la dit terre dount ascun tiel teule serra fait ou affaire: et qe chescune tiel pleyne teule ensi affaire conteigne en longieure dys pous & dimy, & en laieure vj pous & un quarter dun pous, et en densite di. pous & di. quarter dun pous au meyns: Et qe chescune tiel roftile ou creste-teule ensi affaire conteigne en longieur xiij. pous & en densite di. pous & un quarter au meyns, ovelqe convenient profundenelle accordaunt; et qe chescune guttertile affaire conteigne en longier x. pous & di. pous ovesqe convenient densite, et profundesse accordant. Et si ascune persone ou persones mette a vender au ascun persone ou perfones ascune tiel teule come defuis especifiez encountre la dit ordeignaunce fait ou affaire; adongs le vendour ent forface a lachatour del mesme le double value de mesme le teule, et oustre ceo face fyn & raunson a Roy a sa volunte; et qe chescune persone qi se sente greve, & suer voet en celle partie, ait action, de dette encountre loffendour en celle partie, & aiet femblables processes recovere & execution en ceo, come est ou poiet estre a cest jour en afcuns autres actions de dette purfuers a la commune ley; et qe le pleintif en chescune tiel action, fil foit trove overge luy, poiet recoverer encountre le defendaunt en melme laction les

that seileth desective tiles.

resonables costes & expenses de sa suite : et qe le desendaunt en ascun tiel action ne soit admise de gager sa ley, ou davoir ascun essoin ne protection allowe, ne ascun avauntage per fourchier per essoin distresse: Et auxi qe les justices de peas pur le temps esteantz deins chescune countie cest roialme, & chescune de eux, aiet pleyne poair denquerer oier & terminer per lour discretions, sibien per examination ou autrement, les defautes offenses & trespasses ge aviendrount a faire encountre cest ordeignaunce, sibien a la suite du Roy come a la suite de partie qi en apres se sentera greves en celle. Et si il soit trove, ou poiet apperer as les ditz justices de peas, ou ascun de eux, per examination ou autrement per lour discretion, qe ascun persone ou persones ad ou ount offendu ou offenduz contrarie a cest ordeignaunce: ge lors mesmes les justices, devaunt queux il serra trove ou appiergera, affeffent et met nulle fine meinz fur loffendour en cell partie qe pur chescune mille de plentile teule mise a vende contrarie a cest ordeignaunce, v. s. & chescune cent rooftile vj. s. viij.d. pur chescune cent cornertile ou guttertile ij. s. venduz contrarie a cest ordignaunce: Et si meins foit enfy mis a vende ou vendus contrarie a cest ordinaunce, meindre fine soit pur ceo fait, solonge la rate dicelle. per la discretion des ditz justices ou ascun deux. Et qe les justices aient pleyn poair de faire venir devaunt eux ou ascun de eux as ascuns temps & lieu requisitez tielx & tantz persones come per lour discre-Vol. III.

costs and expences of his suit.
(11) And that any defendant
in any such action shall not be
admitted to wage his law, (12)
or to have any essoin or protection allowed, nor any advantage by fourching of essoin
or distress. (13) And also that Justices of the

the justices of peace for the peace may intime being, within any county quire of, hear, of this realm, and every of these offences, them, shall have power to in- and appoint quire, hear, and determine by searchers.

their discretions, as well by examination or otherwise, the defaults, offences, and trefpasses which shall happen to be committed contrary to this ordinance, as well at the King's fuit as at the party's which shall feel himself grieved in that behalf. (14) And if it be found, or may appear to the justices of peace, or any of them, by examination or otherwife, by their discretion, that any person or persons hath offended contrary to this ordinance, that then the fame justices, before whom it shall be found or appear, shall asfels upon the offender in this behalf no less fine than for every M. of plain tile set to fale contrary to this ordinance, v. s. and for every C. roof-tile, vi. s. viii. d. and for every C. corner-tile or gutter-tile, ii. s. fold contrary to this ordinance; and if less be fold, that less fine be made after the rate of the same by the discretion of the faid justices, or any of them. (15) And that the fame justices shall have full power to call before them, or any of them, at any time and place requisite, such and so many perfons as by their discretion have or shall have best experience or knowledge in the occupation

G g of

ting, and anealing aforefaid; (16) and that the same person or persons, which so shall be affigued scarchers, shall have full power to make search; (17) and that no person put no fuch tile to fale before that it be searched by the said fearchers, upon pain of forfeiture of the same tile. And if the same searchers, or any of them, do find that any person or persons, exercising the occupation of tile-making, doth offend contrary to this ordinance, that then the same fearchers shall present such defaults before the justices of peace at their next fessions; (10) and that every fuch presentment be as strong and effectual in the law, as the presentment of twelve men. (20) And that authority, and fuch fearchers fo to be ordained, affigued, and deputed, shall have of every fuch tile-maker, for his labour of the faid fearch, for every M. plain tile searched, i. d. for every C. roof-tile, ob. and for every C. corner-tile and gutter-tile, a q. And that the same searchers shall do and execute their effectual industry and diligence in this behalf according to this ordinance, upon pain of forfeiture to our lord the King, for every default in this be-Justices of the half x. s. (22) And that peace thall in- the justices of peace shall have power to examine, inquire, and determine the faults of fuch fearchers in the premisses, in like form as above is ordained making bricks for the defaults of tile-makers.

This ordinance to begin to 35. but it was take effect at the feast of St. Mi→

of making of tile, to fearch and

examine the digging, casting,

turning, parting, making, whi-

The fearchers fee for their pains.

tion ount & averount greindre experience ou cognisaunce en loccupation de fesure de teule, de sercher & examiner la foiance, gistance, turnance, departure, fefour, blancheour, & anelynge avauntditz. Et oe mesme le persone ou persones qi ou quels enfy ferra ou ferrount assigne ou assignez sercheours, aient pleyn poair de fair tiel serche; et qe null perfone met null tiel teule a vende, devaunt qil soit serche per les ditz sercheours, sur peyne de forfaiture de mesme le teule. Et si les ditz sercheours, ou ascun de eux, trove ou trovent, qe ascune persone ou persones, exerceant ou exerceantz loccupation del faifure de teule, offende ou offendent en ycelle, contrarie a cest ordenaunce; qe lors mesmes les fercheours prefentent defautez devaunt les justices de peas a lour proschein sesfions, et que chescune tiel presentement soit si fort & effectuel en la ley come presentement de xij. hommes, & ge tielx fercheours ensi estre ordeignez assignez & deputeez aient de chescune tiel faiseur de teule pur lour labour de le dit ferche, pur chescune mille pleintile serchez, i. d. de chescune cent rooftile, di. denier, & chescune cent cornertile & guttertile le ferling. qe melmes les sercheours facent & executent lour effectuli devoir & diligence en celle partie, accordant a cest ordeignaunce, sur payne de forfaiture a nostre seignur le Roy pur chescune defaute en cell partie x. s. Et qe les justices de peas aient poair dexaminer enquerer & determiner les defautes des tick

ouire of the defaults of fearchers. An act was made to prevent abuses in 12 Geo. 1. c.

Michael next coming, and not repealed by tielx sercheours en lez premisses, en semblable sourme before. 2 Geo. 2. C. 15. come desuis est ordeignez pur les defaultez de les faisours de teule. Cest ordeignaunce a

commencer de prendre effect a la feste de seint Michell proschein viegnaunt & nien devaunt.

CAP. V.

An alteration of part of the statute of 4 Ed. 4. c. 1. for sealing of cloths.

TEM, whereas by an act made in the parliament of our Ex edit. Pult ITEM, whereas by an act made in the fourth year faid lord the King, holden at Westminster in the fourth year of his reign, it was ordained, established and enacted amongst other things, That all woolen cloths, half cloths, streits and kerseys, of a certain length and breadth specified in the same act, (2) and being of all perfectness of making, also comprised in the same act, should be, from the feast called St. Peter ad vincula, which was in the year of our Lord God 1465, sealed with a double print in lead, to be devised and ordained by the treasurer of England for the time being, testifying the true length and breadth, and lawful making. (3) Also by the same act it was ordained, amongst other things that the treasurer of England for the time being, should have power and authority to make such and as many keepers of the same seals, as he shall think necessary; so that no strangers born should be made any of the fame keepers: (4) And that every of the faid keepers fo to be made, shall yearly accompt of the revenues of their faid offices in the King's exchequer before the treasurer of England and the barons there for the time being, shewing in the same accounts the number of all the cloths, half-cloths, streits and kerseys sealed by them, with the names of the owners thereof; (5) Every of the said keepers to be rewarded yearly at his said account for his labour and diligence had in this behalf, at the receipt of the said exchequer, by the discretion of the said treafurer and barons, without payment of any thing in the faid exchequer for the making of his faid account, as in the faid act there- woolen of made is more largely contained: (6) The King certainly cloths, half perceiving, that fithence the making of the same act, he hath cloths, &c. had yearly greater loss by the approvement of the subsidy and aulwith wax at nage of cloths, than he had at any time before the faid act of ap- both ends, provement made; (7) for the same and for divers other great causes notwithstandmoving him, by the affent of the lords spiritual and temporal, ing the stat. and the commons in this present parliament assembled, and by of Ed. 4. c. 1. authority of the same parliament hath ordained, established, and 5 & 6 Ed. 6. enacted, That from the feast of Easter next coming, all the wool- c. 6. en cloths, half cloths, streits, and kerseys, being of good and perfect making, of length and breadth according to the form of the said act, made in the said fourth year, shall be sealed with wax at both ends, taking no more for the same both seals, than before was taken for the fealing of an whole cloth, half-cloth, streit, or kersey: (8) Except only, that in the city of London, Gg 2

The treasumay let the aulnage to ferm upon good furety. 37 R. 2. c. 5. 1 H. 4. C. 13. 4H. 4. C. 24. 31 H. 6. c. 5.

and in the town of Briffel, all the cloths that ought to be sealed, shalf be fealed with lead, as hath been there accustomed. (9) Moreover, it is ordained, enacted, and established by the authority aforesaid, rer of England That the faid treasurer of England for the time being, shall have power and authority to let to ferm, the subsidy and aulnage of cloths which ought to be fealed, unto persons willing to have the same to ferm by fufficient furety in the form as was used and done before the faid statute made in the faid fourth year; (10) the fermors to have the one half of the forfeiture of all the cloths and pieces of cloths to be fet to fale, not fealed with the faid feals, to their VI W. 3. c. 20. own use, paying therefore and for the said subsidy and aulnage to our lord the King at his exchequer, such yearly sums of money as shall be agreed betwixt the treasurer of England and them, and to be accomptants to the King of the other half of the faid forfeiture at the faid exchequer, the faid flatute made in the faid fourth year notwithhanding.

CAP. VI.

How long the old sheriff may execute his office, if he have not before his writ of discharge.

12 Ed. 4. C. 1. TTEM, whereas by a statute in the last parliament holden at \$3 H. 6. c. 8.

Westminster it was ordained, That the old sheriff of every county might execute and return every writ, precept or warrant, in any of the King's courts within the term called Mithael term, after the vi day of November, and before any writ of discharge to him delivered of his occupying of sheriff, without hurt, loss or penalty, by the same statute remembered, as in the same doth more largely appear: (2) And because that the words of the authority given by the faid act to the faid old sheriff, be very especial, and not general enough for the common wealth, purposed or intended by the same act: (3) It is therefore or-dained by authority of this parliament, That every old sheriff of every county, remembered in the faid last act, from the sixth day of November next to come, shall have full authority and power, as well lawfully to execute and return every writ, precept, or warrant, from every of the said courts of the King, delivered to him, as to do and execute every other thing, which to the office of sheriff lawfully pertaineth, at all times during the terms of St. Michael, and of St. Hillary, unless before the fame time he be lawfully discharged of his occupation of sheriff, without sustaining any damage, forfeiture, or pain in respect thereof: Any act, ordinance, or provision before made to the

Every old theriff may execute his office during Michaelmas and Hillary term, if hehath not before his writ of disfharge. Dy. 355.

CAP. VII.

contrary in any wife notwithstanding.

A repeal of the parliament bolden the ix year of King Edward IV. and the xlix. of King Henry VI.

Ex edit. Rast. A repeal of a

TEM, whereas in the most dolorous absence of our sovereign lord the King out of this his realm, being in the parts of Holland, and before his victorious regress into the same realm, in

[1477:

a pretenfed parliament unlawfully and by usurped power summon- 9 Edw.4.and ed by the rebel and enemy to our fovereign lord the King, Henry anno 49 H. 6. the fixth, late in deed and not of right king of England, holden acts therein in the palace of Westminster the xxvj. day of November, the ninth made, and of year of our sovereign lord the King that now is, under the their exemcoloured title of the said Henry, the xlix. year of the inchoation plifications. of his pretenfed reign, and the first year of the readoption of his usurped power and estate, divers and many matters were treated, communed, and wrought, to the destruction and disherison of our sovereign lord the King, and of his blood royal, by the labour and exhortation of persons not searing God, nor willing to be under the rule of any earthly prince, but inclined of fenfual appetite to have the whole governance and rule of this realm under their power and domination, which communications, treaties, and workings do remain in writing, and fome exemplified, whereby many inconveniencies may enfue to our faid fovereign lord the King, and his blood royal, which God defend, and all noblemen attending at this time about the King, and all his other liege people and subjects, unless due remedy be provided in this behalf: Our faid fovereign lord the King, by the affent of the lords spiritual and temporal, and at the request of the commons in the faid parliament assembled, and by authority of the same, for the surety of his noble perfon, his noble iffue, and the inheritable succession of the same, and for the furety of all the lords, noblemen, and other his fervants and subjects, hath ordained and stablished, That the faid pretenfed parliament, within all the continuances and circumstances depending upon the same, be void and of none effect. And that all acts, statutes, ordinances, treats, communications, conventions, and workings in the faid pretenfed parliament, treated, communed, accorded, wrought, had, or by the authority of the same parliament enacted and ordained, and all exemplifications made upon the fame, or any part of them, and every of them, shall be reversed, cancelled, void, undone, revoked, repealed, and of no force nor effect.

Statutes made at Westminster, Anno 22 Edw. IV. and Anno Dom. 1482.

OSTRE seignur le Roy Edward le quart a son parlement tenuz a Westm' le vintisme jour de Januar' lan de fon reigne vintifme fecond, al honour de Dieu & pur la bien de son poeple cestuy son roialme, del advys & assent dez ſei−

UR lord the King, Edward the Fourth, at his parliament holden at Westminster the twentieth day of January, in the two and twentieth year of his reign, to the honour of God, and for the wealth of his people of this his realm, by the advice and ·Gg3 olless.

affent of the lords spiritual and temporal, and at the request of his commons, in the faid parliament assembled, and by the authority of the same parliament, bath ordained and established certain statutes and ordinances in the manner and form following.

feignurs espirituelx & temporelx & a la requeste de ses communes en le dit parlement afsemblez, & per auctorite de mesme le parliament ad ordeigne & establie certeins estatuitz & ordeignauncez en la fourme gensuist.

CAP. I.

An all concerning apparel.

Ex edit. Raft. Apparel. A repeal of all former statutes made touching the parel temporal men of every degree and estate are allowed, and whatprohibited to wear. None under lord (except certain perfons particugown or mantle, unless it be of fuch length, upright) it shall cover his privy members and buttocks. The have them. C. 25.

FIRST, because that our sovereign lord the King hath conceived by a petition made to him by his commons, that divers statutes and ordinances touching the restraint of excessive apparel of the people of his realm, were ordained and made, and that for the non due execution of the same statutes, his said excess of aprealm was tallen into great ninery and possess, where-parel. What into more greater, unless the better remedy be provided: whereupon our faid fovereign lord the King, by the advice, affent and authority aforesaid, hath ordained and stablished, That no manner person, of what estate, degree or condition that he be, shall wear any cloths of gold or silk of purple colour, but only the King, the Queen, the King's mother, the King's children, his brother and fifters, upon pain of forfeiture for every default, xx.li. And that none under the estate of a duke, shall wear the estate of a any cloth of gold of tissue, upon pain of forfeiture for every default xx. marks. And that none under the estate of a lord, shall wear plain cloth of gold, upon pain to forfeit for every default larly named) x. marks. And that none under the degree of a knight, shall shall wear any wear any velvet in their doublets nor gowns. Nor none under the same degree wear any damask or satten in their gowns, but only esquires for the King's body, upon pain to forfeit for every And that no yeoman of the crown, nor none default xl. s. that (he being other shall under the degree of an esquire or gentleman, wear in their doublets damask or satten, nor gowns of chamlet, upon pain to forfeit for every default forty shillings. And that none under the estate of a lord, wear any manner of woolen cloth made out of this realm of England, Ireland, Wales and Calais, forfeitures of nor wear any furrs of fables, upon pain to forfeit for every deand who shall fault ten pound. And also it is ordained and stablished by the faid authority, That no servant of husbandry nor common la-Rep. 1. H. 8. bourer, nor fervant to any artificer out of city or borough, c.14. & 1]ac.1. shall wear in their cloathing any cloth, whereof the broad yard shall pass the price of two shillings. Nor that any of the said fervants or labourers, shall suffer their wives to wear any cloathing of higher price than is before limited to their husbands. Nor they shall not suffer their wives to wear any reile called a kerchief, whose price exceedeth twenty pence. Nor none of the faid fervants or labourers, shall wear any hofen, whereof the pair shall pass eighteen pence, upon pain to forfeit for every default three shillings four pence. Morcover, it is ordained, That the justices

justices of peace in every county, mayors, sheriffs, bailiffs, masters, and other chief officers of cities, boroughs, towns of the five ports, and other corporate towns with this realm, shall have power and authority to inquire, hear and determine all the faid defaults and forfeitures and every of them, to be made and had within their feveral jurisdictions, as well by enquiry as by due examination, and the matters and causes concerning the faid offences and forfeitures to determine by like process and judgment, and in like manner and form before attainder in this behalf. as is before the justices of peace commonly used of trespass done with force and arms against the King's peace, and after the attainder like execution. And if any matter touching any of the offences be removed of any of the faid justices of peace, mayor, or any other officers before named, to be had before the King in his bench, that then the justices to the pleas before them to be holden, affigned, shall have power to award like process and like execution in this behalf, as before is limited. And it is ordained by the faid authority, That all the faid pains and forfeitures, except such pains and forfeitures in and for the premisses, which shall happen to be and grow within the county palatine of Chester, Examsbire, and the bishoprick of Durham, shall be to the King, to be employed to the expences of his honourable house. that fuoh pains and forfeitures in and for the premisses within the faid county palatine of Chester, shall be to my lord the prince. And fuch pains and forfeitures in and for the premisses within Examsbire, shall be to the archbishop of York and to his successors. And such pains and forfeitures in and for the premisses within the faid bithoprick of Durham, shall be to the bishop of Durham and his fuccessors. Provided always, That this act extend not, nor be prejudicial to or for any woman, excepted the wives and fervants of labourers. Also it is ordained by the authority aforefaid. That all ordinances and statutes before this time made of array and apparel, shall be by the authority of this present parliament void and of none effect nor force. And that this act begin and take effect after the feast of the Epiphany next coming, and not before. And it is ordained and enacted by the authority aforesaid, That no manner person, under the estate of a lord, shall wear from the said feast any gown or mantle, unless it be of fuch length, that he being upright, it shall cover his privy members and buttocks, upon pain to forfeit to our fovereign lord the King at every default, twenty shillings, And like examination, process and judgment shall be therein had, as in the premisses is ordained. Provided always, That this present act for apparel, shall not be prejudicial to the liberty in wearing of cloth and furr, purple and cloth of gold only excepted, of Sir Thomas Montgomery, Sir Thomas Burgh, Sir Thomas Vaughan, Sir John Don, Sir William Parr, Sir Thomas Defeit Legier, Sir Thomas Bourchier, Sir Thomas Grey, nor of master Oliver the King's secretary, nor any of them. And provided also, That the same act be not prejudicial to master John Guntherp, dean of the King's Gg 4

F1482. chapel. Nor to Sir John Elrington,! treasurer of the King's house, nor to any of them, as before.

CAP. II.

An alt for packing of barrelled fish.

The contents of vellels of falmon, herrings, and eels, and how fish shall be packed. 13 Ed. 1. Mat. 1. c. 47.

Packing of

the veffel

thereof.

TTEM, Whereas divers de-L ceits have been used and done, as well in the measures of vessels called butts, barrels and half barrels ordained for falmon, and barrels, half barrels, and firkins ordained for herring, eels, and other barrelled fish, as in the packing in the same vessels of every of the faid fishes before named, to the great damage of the King, the lords spiritual and temporal, and other of the King's faithful subiells: (2) for reformation whereof our faid fovereign lord the King, by the advice, affent, and authority aforesaid, hath ordained and enacted, That falmons, and no merchant stranger not denthe content of izen, after the feast of Saint Michael next coming, shall sell at H. 7. c. 23. nor iet to sale any salmon by butt, barrel, half barrel, or any other vessel, before it be seen, except the same butt do hold and contain fourscore and four gallons, the barrel two and forty gallons, the half barrel one and twenty gallons, well and truly packed, upon pain of and half barrel so failing their faid measure, six shillings and fuch merchant being under the King's obeisance, after the said feast of St. Michael, shall sell or with them any grills or broken bellied falmon. And that all 1 fmall

forfeiture for every butt, barrel, eight pence: (3) also that no put to fale any manner falmon by butt or other vessel, except it be well and faithfully packed, that is to fay, the great falmon by it felf, without mingling

TTEM qe come diverses desceits ount este uses & faitz. fibien en les meiures des veffeaulx appelles buttes, barelles. & dimy barelles, ordeignez pur falmon, & barelles dymy barelles & firdekyns ordeignez pur harang, anguillez, peffon barelles, come en pakkure es les mesmes vesseaux de chescune de les pessons avaunt nosmes, a graund damage du Roy, les seignurs espirituelx & temporelx, & autres foialx fubgiets du Roy: pur reformation de quele nostre dit soveraigne seignur le Roy, del advys assent & auctorite desuisditz, ad ordeignez et enactez, qe nulle marchaunt, estraunge ne denizein, apres la feste de seint Michell proschein veignaunt vende ne mette a vend ascun salmon, per butte, barrelle, di. barelle, ou ascune autre vesseau, devaunt qil foit vieu; finon mefme le butte teigne & conteigne quatre vint & quatre galons, le barell quaraunt deux galons, et le di. barelle xxj. galons, bien & foialment pakkez; fur payne de forfaiture pur chescune butte barelle & di. barelle ensi faillant lour dit mesure vj. s. viij. d. Auxi qe nulle tiel marchaunt, esteaunt desouth lobeisaunce du Roy, apres la dit feste de seint Michell vende ou mette a yend ascun manere salmon per butte ou autre vesseau, sinon y foit bien & foialment pakkez, scilicet le graund salmon per foy melme faunz mixture ovelge dascuns grilles, ou salmons rumpes

rumpes les ventrez. Et ge toutz petitz pessons appellez grilles foient pakkez per fov meimes soulement saunz ascun mixture sur payne de forfaiture & perdition de vj. s. viij. d. pur chescune butte, barelle, di. barelle, contrarie a cest acte mixtes, rakkes, & mises au vend.

Auxi qe nulle marchaunt nautre persone mette ascun harank au vend per barelle, di. barelle, ou firkyn, finon mefme le barelle conteigne xxxij. galons, le di. barelle, & firkyn, solonge mesme la rate, & qe mesme le harank soient bien foialment & justement couche & pakke, & soit del prise dune temps & salsure, & qe mesme le harank soit si bon & sibien pakkes en le midye,& en chefcune part du dit barelle & autre vesseau, come il serra en les fines mesmes les barelles & vesseaulx; sur payn de forfaiture & perdition de iij. s. iiij. d. pur chescune barelle dimi barelle & firkyn ensi faillant lour dit mesure, & auxi sur payn de forfaiture & perdition de iii s. iiij. d. pur chescune barelle, di. barelle, & firkyn de harank contrarie a cest acte sortez couchez ou pakkez. Auxi qe nulle tiel marchaunt ne palingman vende ou mette au vend ascuns anguilles per barelle, di. barelle, ou firkyn, finon le barelle conteigne xlij. galons, le di. barelle & firkyn folonge mesme la rate: ne qe ascune tiel marchaunt ne palingman mesceient ascun galbelton, moreys, ou decories anguilles, overque bones anguilles; mes qe mesmes les bones anguilles foient bien & justement pakkes, & venduz per foy mesmes; ne mescent ovesque les ditz anguillez, ou mette au vende,

fmall fish called Grils, shall be Packing of packed by themselves only, grills. without any mingling, upon pain of forfeiture and loss of fix shillings and eight pence for every butt, barrel, and half barrel mingled, packed, and fet to fale contrary to this act.

II. Also that no merchants The content nor other person set any herring of a barrel of to sale by barrel half barrel herring, &c. to fale by barrel, half barrel, and they shall or firking, except the fame bar- be well rel contain two and thirty gal- packed. lons, the half barrel and firkin after the same rate; (2) and that the same herring be well, truly, and justly couched and packed, and that it be of one times taking and falting; (3) and that the same herring be as good and as well packed in the midst, and in every part of the same barrel, or other vessel, as it shall be in the ends of the fame barrels, and other veffels, upon pain to forfeit three shillings and four pence for every barrel, half barrel, and firkin fo failing their faid measure, (4) and also upon pain of forfeiture and loss of three shillings and four pence for every barrel, half barrel, and firking of herring forted, laid or packed contrary (5) Also that no The content to this act. fuch merchant nor palingman of a barrel of sell or set to sale any eels by eels, and they barrel, half barrel, or firkin, shall not be except the same barrel contain mingled. two and forty gallons, the half barrel and firkin after the fame rate; (6) nor that any merchant nor palingman do mingle any gallebetton, starved, or pulled eels with the good eels, but that the good eels be well and justly packed and fold by themselves; nor that they mingle with the good eels, or put to fale any red eels, upon pain of forfeiture and loss of

be packed.

How fish shall

half barrel, and firkin so failing their measure; and also upon pain of forfeiture and loss of ten shillings for every barrel, half barrel, and firkin so mixed, packed, and fet to fale, as afore is faid, contrary to this act. (7) Also that no such merchant, after the faid feast, sell, or let to sale any barrelled fish, except the fame fish be well and faithfully packed, that is to lay, any countable fish, commonly called Talefish, by it felf, and the same fish called Grills by themselves, without any mixture of the faid fishes with the great fish, and without mixture or packing of thokes, or fish with broken bellies with the said tale-fish, or small fish; (8) and that the said tale-fish, or small fish, be not laid double in the packing; (9) and that every tale-fish contain in length, from the bone in the fin, to the third joint in the neck, fix and twenty inches at the least. and that the napes of all fuch barrelled fish shall be no longer than the little bone that resteth upon the great fin; (10) and that the bone of every such salt fish shall be taken away to the navel of the fish. And that every such fish be splatted, or opened down, to an handful of the tail, upon pain of forfeiting and losing of three shillings and four pence for every barrel of fish which hereafter shall be found packed, forted, mixt, naped, laid double, or not boned, nor splatted, nor open, according to this act.

ten shillings for every barrel,

Chief officers of cities and boroughs, &c. thall appoint fearchers to

III. Also in eschewing the common losses and deceits aforesaid, our said lord the King hath ordained and enacted, by the authority aforesaid, That

vende, ascuns anguillez rougez; sur payn de forfaiture & perdition de x. s. pur chescune barelle dimi barelle & firkyn ensi faillant lour dit mesure; et auxi fur peyne & perdition de x. s. pur chescune barelle, di. barelle, & firkyn, ensi come est avauntdit mixtez, & contrarie a cest acte pakkez ou mise au vende. Auxi qe nulle tiel marchaunt apres la dit feste vende ou mette au vende ascun pesson barellez, simon mesme le pesson soit bon & foialment pakkez, scilicet laccomptablez pesson, vulgarement appellez talefish, per soy mesme, & les petitz pessons appellez girles per soy mesmes, saunz ascun mixture del es ditz pessons ovesqe le grosse pesson, & saunz mixture & pakkure des thokez & pessons rompez le ventre ovesqe le dit comptable pesson, ou petit pesson: Et qe ne laccomptable pesson ne petit pesfon soit couche double en pak-Et qe chescune pesson kure. comptable conteigne en longieure del osse al fyne jesquez al tierce jointe del cowe xxvj. poucez au meyns. Et qe les napes de tout tiel pesson barellez ne foient pluis longez, qe au petit osse qe set sur le grosse fynne. Et qe losse de chescune tiel pesson salee soit prise hors, jesquez le lumble de mesme le pesson. Et qe chescune tiel pesson soit splatte ou overte base desqe un maniple del cowe, sur payn de forfaiture & perdition de iij. s. iiij. d. pur chescune barelle de pesson, quele enapres serra trovez pakkez, sortez, mixtez, napez, couchez double, ou nient deoffes, ne splattes, ou overtez, accordaunt a cest act.

Et auxi en eschuer de les communes

communes damages & desceitez avauntditz, nostre dit seignur le Roy ad ordeigne & enacte, per le suisdit auctorite, ge toutz mairs baillifs & governours des citees villes burghs marchez & toutz autres lieux de cest son roialme pur le temps esteantz, lou ils sount mairs baillifs ou governours, aient poiar & auctorite pur nofmer & eslier discrete & experte persone ou persones, duement de serchier & gaugier toutz vesseaulx come desuis tielx rehersez, fount que soient foialment pakkez, & gardent lour foialle mesure & assise, accordantz as les ordeignauncez fuifditz: lune moite des toutz les fyns forfaitures & peyns, & chescune de eux, soit a nostre seignur le Roy, & lautre moite foit a celluy ou ceux de ses subgietz, qi ou queux feiserount ou pursuerount, seifera ou purfuera, pur le mesme, per action de dette per briefe a la commune ley, per bill ou plaint, solonge la custume de la citee ou ville, lou aviendra en apres ascuns tielx fines forfaitures ou peynes de chier & estre: et qe le defendaunt en ascun tiel action ne soit admise de gager ou faire sa ley, ne qe ascun protection ou cisoine de service le Roy pur ascun tiel desendant soit allowez. Purveu foitz, qe cest act ne soit prejudicial al ascune persone ou persones eiant ou eiantz forfaitures des biens des felounes fugitivez & dampnez.

Et oustre ceo est ordeignez, & enactez, per lauctorite avauntdit, qe chescune tiel persone ou persones aient & enjoient semblablez forfaitures de & en chescune de les pre-

missez dedeinz lours fraunchisez, si come le Roy ore ad en autres lieux dehors. CAP.

all mayors, bailiffs, and gover- fearch and nors of cities, boroughs, mar- gauge vessels ket-towns, and all other places of fish. of this his realm, for the time being, where there be mayors, bailiffs, or governors, shall have power and authority to name and choose discreet and expert person or persons. daily to fearch and gauge all fuch vessels as above be rehearfed, that they be faithfully packed, and keep their lawful measure and assise according to the ordinances aforefaid: ` (2) the one half of all the faid fines, forfeitures, and penalties. and every of them, to be to our lord the King, and the other half to him or them of his subjects that shall seise or pursue for the same by action of debt, by writ at the common law, by bill or plaint, according to the custom of the city or town where any fuch fines, forfeitures, and penalties shall hereafter happen to be or fall; (3) and that the defendant in any fuch action be not admitted to wage nor do his law, (4) nor that any protection, or essoin of the King's fervice for any fuch defendants be allowed. (5) Provided always, That this act be not prejudicial to any person or perfons having the forfeiture of the goods of felons, fugitives, and condemned persons.

IV. Moreover, it is ordained and enacted by the authority aforefaid, That every such perfon and persons shall have and enjoy like forfeitures of and in every of the premisses within their franchises, as the King now hath in other places without.

CAP. III.

Concerning filk workers.

filk twined, shall be brought into fold, upon pain of for-feiture of the fame, or the 33 H. 6. c. 5. 3 Ed. 4. c. 3. x R. 3. C. 10.

Ex edit. Raft. TEM, whereas by a piteous complaint made in the same No ribbands, parliament by men and women of the mystery and workmanlaces, corfes, fhip of filk of the city of London, and other cities, boroughs and filk, or colleintowns of this realm, it was shewed, how that in the time of the reign of our fovereign lord the King that now is, a restraint was made that certain things of filk work ready wrought should England to be not be brought into this realm, after which restraint expired, so great multitude of filks ready wrought as corfes, ribbands, laces, call filk, and colein filk twined have been brought into this faid realm by merchants strangers and other that all the workers of value thereof, the faid mystery of silk working, as well men as women in the faid realm have been grievously impoverished for default of occupation. Our faid fovereign lord the King in confideration 19 H. 7. c. 21. of the premisses, hath by the advice, assent, and authority aforefaid, ordained and established, That no merchant stranger nor other person, after the feast of Easter next coming, shall bring into this realm of England to be fold any corfes, girdles, ribbands, laces, Call filk or Colein filk twined or wrought, upon pain of forfeiture of the same, or of the value thereof, in whose hands they shall be found. The one half of the same forfeiture to be to our sovereign lord the King, and the other half to him or them of the King's subjects which shall seife the same, or purfue for the same by action of debt by writ at the common law, or by bill or plaint after the custom of the city or town where fuch forfeiture shall hereafter happen to fall or be. the defendant in any fuch action be not admitted to wage nor do his law, nor no protection nor essoin in the King's service to be This act to indure for iiii. allowed for any fuch defendant. years next following the faid feast of Easter.

CAP. IV.

An all far the price of bows.

Wholoever fhall fell a long bow of yew above the price of three shillings and four pence, shall forfeit twenty shillings. Rep. 8. El. C. 10. 3 H. 7. c. 13. 33 H. 8. c. 9.

TEM, whereas in the time of the noble progenitors of our L sovereign lord the King that now is, and also in the time of the victorious reign of our faid fovereign lord the King that now is, his subjects within every part of this realm have virtuously occupied and used shooting with their bows, whereby and under the protection of Almighty God, victorious acts have been done in defence of this realm: now so it is, that the bowyers in every part of this realm do fell their bows at fuch a great and excellive price, that the King's subjects disposed to shoot, be not of power to buy to them bows, whereby shooting is greatly diminished and left, and unlawful games be used, contrary to statutes and ordinances thereupon made: our faid sovereign lord the King, considering the premisses, by the advice, affent, and authority aforefaid, hath ordained, established and enacted, That from the feast of Easter next coming no bowver DOL

Anno vicesimo secundo Edwardi IV. 1482.7

nor other person using to sell or put to sale, or which hereafter shall use to sell or put to sale any long bow or bows of yew, shall fell any of the same bows to any of the King's liege people above the price of iii. shillings iiii. d. a bow. And long bows of yew under the value of the same price as the seller and buyer thereof may reasonably agree and accord, upon pain to forseit for every long bow of yew otherwise sold above the said price of iii. s.iiii. d. xx. s. The one half thereof to our fovereign lord the King, and the other half to any of his liege people that will therefore pursue and prove the faid forfeiture by action or actions of debt, wherein like process judgment and execution shall be had as is commonly used in actions of debt sued at the common law. And that no defendant in any such action or actions shall be admitted to wage his law.

CAP. V. Concerning the fulling of bats and caps.

TEM, it was shewed in the said parliament, how that hats, No person bonnets, and caps as well fingle as double, were wont to be shall full or faithfully made, wrought, fulled and thicked by men's strength, hats, bonnets, that is to say, with hands and seet, and thereby the makers of or caps, at the same have honestly before this time gained their living, and any rulling kept many apprentices, fervants and good houses, till now of late mill, or set to that by subtle imagination, to the destruction of the labours fale any so and sustenance of many men, such hats, bonnets, and caps pain to torfeit have been fulled and thicked in sulling mills, and in the said forty shillings. mills the faid hats and caps be broken and deceitfully wrought, Rep. 1 Jac. 1. and in no wife by the mean of any mill may be faithfully c. 25. made, to the great damage of our sovereign lord the King and 7 Ed. 6. c. 8. of all his subjects, and the final undoing of such which be the makers of fuch hats, bonnets, and caps, unless the grace of our fovereign lord the King should be to them shewed in this behalf, and thereupon to provide remedy: our faid fovereign lord the King, by the affent of the lords spiritual and temporal, and at the supplication of his faid commons in the said parliamant affembled and by the authority of the same hath ordained and provided, That no manner person after the seast of Easter next coming, shall full or thick, or do to be fulled or thicked any hats, bonnets, or caps, double or fingle, in any fulling mill, or by the mean of any fulling mill, upon pain to forfeit and to lose xl, s. as often as he shall do contrary to this act. And also that no person hat-maker, capper, or other whatsoever he be, after the said feast of Easter, shall set or cause to be set any hats bonnets or caps double or fingle to be fulled or thicked, to any fuch mill or by the mean of any fuch mill, or fet to fale any fuch hats, bonnets, or caps double or fingle, which after the faid feast shall be so made, fulled or thicked, upon pain to forfeit and lose the hats, bonnets, and caps so set as afore is said to any fuch mill to be fulled or thicked, or otherwise set to be fold contrary to this act, and also to forfeit and lose xl. s. as often as any fuch perfon shall set to fulling or thicking or to sale

any such hats, bonnets, and caps contrary to this act: the one half of the said sines forseitures and penalties and of every of them, to our sovereign lord the King, and the other half to him or them of the King's subjects, which shall seise the same or pursue for the same by action of debt, by writ at the common law, or by bill or plaint after the custom of the city or town where any such sines forseitures or penalties shall happen to fall or to be. And that the defendant in any such action be not admitted to do or wage his law, nor no protection nor essoin in the King's service shall be for any such desendant allowed. This act to indure from the said seast of Easter till the end of two years then next following, and no longer.

CAP. VI.

An all concerning swans.

How much land be must have which shall have a mark or game of swans.

TEM, Where as well our I said sovereign lord the King, as other lords, knights, esquires, and other noble men of this noble realm of England, have been heretofore greatly stored of marks and games of swans in divers parts of this realm of England, until of late that divers keepers of swans have bought and made to them marks and games in the fens and marsbes, and other places, and under colour of the same, and of surveying and search for swans and cygnets for their lords and masters, have stolen cygnets, and put upon them their own mark, by which unlawful means the substance of the swans be in the hands and posselsion of yeomen and husbandmen, and other persons of little reputation; (2) wherefore it is ordained, established, and enacted by our faid fovereign lord the King, with the affent of the lords spiritual and temporal, and at the special petition and request of the commons, in the faid parliament affembled, and by authority of the faid parliament, That no person, of what estate, degree, or condition he be (other than the son of our fovereign lord the King) from the feast of St. Michael

TEM, pur ceo qe sibien I nostre dit soveraigne seignur le Roy come autres seignurs chivalers effquiers & autres nobles hommes de cest roialme dEngleterre per cy devaunt ount estez graundement replenishes des markes & games des cignes es diverses parties de cest roialme dEngleterre, jesquez ore tarde, qe diverses gardeins des cignez ount achatez ou faitz as eux markes & games en les fennes & marishes & autres lieux, et desouth colour dicelle, & de la furveiaunce & sercheour pur le cignes & cignettez pur lour seignurs et maistres ont embleez cignettez & miles fur eux lour propre marke, qe per tielx disloialx moiens la fubstaunce des cignes fount en les mayns & poifession des vadlets & husbondmen & autres persones de nient: pur ceo il est ordeignes establies & enactes per nostre dit soveraigne seignur le Roy, del assent de les ditz seignurs espirituelx & temporelx & a la especial instaunce & requeste de les communes en le dit parlement assembles, & per auctorite de mesme le parlement, qe null persone, de quele estate ou condition il foit, aufitz a nostre tressoverseignur le Roy, a la feste it Michell proschein veig-: aiet ou possede ascun arke ou game de son proou ascun autre a son oeps u possede ascun tiel marke me, sinoun il aiet terrez nementz del estate de tenure al annuel value marcs, oustre toutz les el chargez. Et oustre ceo rescune persone ou perore eient ou eiauntz ascun 1arke ou game vende ou le mesme de ceux entre la feste de seint Michell neinement veignaunt al diceux as queux ils enfi int venduz ou donez. Et eigne ascun persone ou nes nient eiaunt ascune lion de les terres & tene-3 a le annuel value avauntwoir enjoier ou ascuneposseder, ou ascune autre ou al oeps diceux ou afe eux, davoir ou posseder, tiel marke ou games puis feste; qe lors il serra liıu afcune des fubgietz nofignur le Roy, ciaunt terres

ementz a la dit valuer, de seiser les ditz cignettes ou cignes forfaitz, dount le Roy avera lune moite, &celluy qi celles

lautre moite.

CAP. VII.

all for inclosing of woods in forests, chases, and purlieus.

EM, nostre dit seignur le oy, confideraunt qe diverbgietz eiauntz bois crefn lour propre soile deinz reste de Rokyngham, & s forestez et chacez defon roialme dEngleterre urleuez dicels, qi ount z lour ditz bois, pur ceo esmes les subgietz ne purt avaunt cest temps copier ofer lour dit foile, pur fanext coming, shall have or possess any such mark or game of his own, or any other to his use shall have or possess any fuch mark or game, except he have lands and tenements of the estate of freehold to the vearly value of five marks above all yearly charges. (3) And moreover, That every person or persons now having any fuch mark or game, shall sell or give the same betwixt this and the feast of St. Michael next coming, to the use of them to whom they shall be sold or given; (4) and if it happen any person or persons not having any possession of lands or tenements to the faid yearly value, or any other to have or possess lands to his or their use, to have or possess any such mark or game after the said feast, that then it shall be lawful to any of the King's sub-Any person jects, having lands or tene-having five ments to the said value, to marks of freefeise the said swans as forfeit; hold may seise whereof the King shall have feited. one half, and he that shall seise the other half.

TEM our said lord the 4 Inft. 304. King, considering that divers subjects having woods growing in their own ground within the forest of Rokingham, and other forests and chases within his realm of England, or purlieus of the same, which have cut their said wood, because the same subjects might not before time cut nor inclose their said ground, to save the young spring of their wood so cut,

\$ Co. 137.

in any forest, or purlieu, may be in-closed and kept several feven years. 35 H. 8. c. 17. 33 El. c. 25.

any longer time than for three years. (2) the same young spring hath been in times past, and daily is destroyed with beasts and cattle of the same forest, chases, and purlieus, to the great hindrance, as well of his faid subjects, as of his deer, vert, and venison in their covert, and otherwise likely to be the de&ru&ion of the same forests, Woods felled chases, and purlieus; (3) by the affent of the lords spiritual and temporal, and the commons, in the faid parliament affembled, and by the authority of the same, doth ordain, establish, and enact. That if any of his subjects, having woods of his own growing in his own ground, within any forest. chase, or purlieu of the same, within this realm of England, from the first day of this parliament, shall cut, or cause to be cut the same wood, or part thereof, by licence of the King, or of his heirs, in his forests, chases, or purlieus, or without licence in the forest, chase, or purlieu of any other person, or make any fale of the fame wood; it shall be lawful to the same subjects, owners of the fame ground whereupon the wood so cut did grow, and to other fuch persons to whom fuch wood fhall happen to be fold, immediately after the wood fo cut, to cope and inclose the same ground with sufficient hedges, able to keep out all manner of beafts and cattle forth of the same ground, for the preserving of their young fpring; (4) and the same hedges so made, the said subjects may keep them continually by the space of seven years next after the fame inclosing, and repair and fustain the same as often as shall need within the same **feven**

ver le germe de lour bois ens coupez pluis longue que per trois ans; mesque le germe ad este en temps passe, & journelment est, destruitez ovesge bestes & chatelx mesme la foreste, chacez, & purleuez, a graund damage, libien as les ditz subgiettes, come de son dere, vert & veneson, en lour coverture & autrement, au verisemblable destruction mesmes les forests, chacez, & purleues; per assent des ditz seignurs espirituelx & temporelx & les communes en la dit parlement assemblez, & per auctorite dicellez, ordeigne enacte & establie, qe si ascune de ses subgietz eiaunt bois de son propre cressant en son propre soile deinz ascun foreste, chace, purlieu del mesme, dedeinz son roialme dEngleterre, a le primer jour del dit parlement, face couper, ou cause estre coupez, mesme le bois, ou parte dicelle, per la licence du Roy, ou de ses heires, en ses forestes, chaces, ou purlieux, ou faunz licence en la foreste, chace ou purlieu, dautre persone, ou face vend de mesme le bois; foit'il licette as mesmez les subgietz, possessours mesme le soile fur quoy le bois enfi coupes crust, & autres tielx personez come mesme le bois aviendra estre venduz, immediat puis le bois ensi coupez, a copier & encloiser mesme le soile ovesque sufficeantz heies, ablez de excluder toutz maners bestez & chatels hors mesme le soile, pur la salvation de lour germe, & mesmes les heiez ensi faitz les ditz subgietz puissent garder eux continuelment per lespace de sept ans proscheins apres mesme lenclosure, & repaires & susteiner si sovent come buloignera

foignera dedeinz mesmes les fept ans, fauns fuer dascun autre licence de luy ou sez heires. ou autres personez, ou ascun de lour officers mesmes les foreflez chacez ou purlieus.

feven years, whithout fuing of any other licence of him, or of his heirs, or other persons, or any of their officers of the fame forest, chases, and purlieus.

CAP. VIII.

Merchandises carried into or setched out of Scotland, shall be first brought to Berwick. The freemen of Berwick shall bave to ferm the fishing there.

TEM, Our faid fovereign lord the King, for the furety of the Ex edit. Pult. town of Berwick, and the marches of the fame, and to have Merchandifes the same town to be inhabited with great number of his faithful carried into. liege people, which would there abound and increase by the re- or brought pair of merchants and merchandife, and exercise of the same, out of Scothath by the assent of the lords spiritual and temporal, and the land or the siles, shall be commons in the faid parliament affembled, and by authority of first brought the same parliament ordained, enacted and established, That to Berwick. from the feast of the nativity of Saint John Baptist next coming, all merchants which shall carry or bring any merchandise out of Scotland, or the isles of the fame, into this realm of England, or into Ireland, or Wales, first shall bring the same merchandise to the faid town of Berwick: (2) and that none of the King's liege people, nor any other person under the King's obeysance. shall buy any merchandise brought out of Scotland, and carry the fame, or cause to be carried into this realm of England, or any other place under the King's obeyfance, but that the fame merchandise be brought, sold and customed at his said town of Berwick, except to the city of Carlifle, and the ports or creeks pertaining to the west marches. (3) And that no manner merchant, denizen nor stranger, under the King's obeysance, shall carry or convey to fell any manner merchandise of England, Ireland, or Wales, into Scotland, or the isles of the same, which be not under the King's obeysance; (4) and that none under the King's ligeance and obeysance, sell any manner merchandise of England, Ireland or Wales, to any of the inhabitants of Scotland, or the isles of the same, in any place within England, Ireland or Wales, faving only at the faid town of Berwick and Carlifle afore-(5) And that no merchandise shall be shipped in any creek or other place betwixt Tinmouth and the faid town of Berwick, but only in the port or haven of the faid town of Berwick: (6) and that no person or persons saving the burgesses and freemen of the faid town of Berwick, shall cause any salmon to be (7) And if fold, which shall be taken in the water of Tweed. any person or persons offend, or do with any merchandise aforefaid, contrary to any of the faid ordinances, the fame person or persons shall forfeit all the said merchandise; (8) and that it shall be lawful to any of the King's liege subjects to seise all such merchandise so forfeit, or else to pursue in his own name an ac-Vol. III.

tion of debt against the same person or persons which so shall forseit, containing the sum of the value of the said goods: and in the same action to have like process, judgment and execution, as is used in other actions of debt by the course of the King's laws: (9) and that in none of the same suits and actions any protection or esson of the King's service be allowed, nor any defendant admitted to do his law, (10) and our lord the King to have as well the one half of all such sums of money which shall be recovered by action in the form aforesaid, to pursue for the value of any such goods so forseited: and the person or persons which shall seise and pursue in the form aforesaid, to have the other half of the same.

The merchants and freemen of Berwick shall have to ferm the waters royal, and sithings there.

II. And by the said authority it is ordained and enacted, That the merchants and freemen of the said town, may of the grace of our said lord the King, have to ferm all the waters royal, and sishing places within the said town of Berwick and seigniory of the same paying for the same as such as any other person will do; (2) and that the same merchants and freemen, and every of them, may from henceforth have, occupy and enjoy to them, their heirs and successors for ever all liberties, franchises and customs, which at any time before pertained to the said town, (3) and that they may ship all manner goods and merchandises there, and carry them to what place or places, port or ports that they will, and there discharge, and the same recharge with corn or any other victual or merchandises, and bring the same to the said town of Berwick for victualling thereof.

III. Provided always, That this act, nor any other act, made 12 Jac. 1. c. 18. or to be made in the faid parliament, do not extend nor be prejudicial to William bishop of Durham, nor to his successors, in or for any manner thing pertaining, or in any wife belonging to him.

Thus end the Statutes made in the time of King Edward the Fourth.



END of the Third VOLUME.

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